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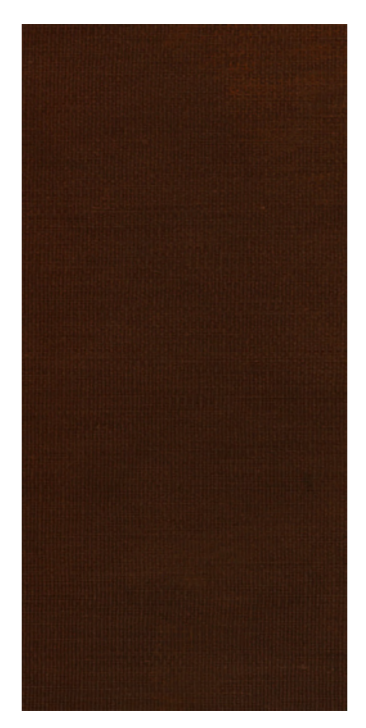
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# **JOURNAL**

OF THE

# FIFTIETH SENATE

OF THE

### STATE OF NEW JERSEY.

BEING THE

One Hundred and Eighteenth Session of the Legislature.



TRENTON, N. J.:

MACCRELLISH & QUIGLEY, STATE PRINTERS.

1894.



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OF THE

# Fiftieth Senate

OF THE

#### STATE OF NEW JERSEY.

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Warren,	-		-		-		-		CHRISTOPHER F. STAATES.
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2 (17)

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## JOURNAL OF THE SENATE

STATE OF NEW JERSEY, TRENTON, TUESDAY, January 9th, 1894, 3 o'clock P. M.

As this was the day appointed by the Constitution for the assembling of the Legislature, the members of the Senate whose names follow met in the Senate House at 3 o'clock, in a portion of the chambers assigned for the use of the Senate, the main portion being then occupied and the Senators being prevented from organizing therein in the customary manner.

Senator Stokes publicly announced to Senators occupying the main portion of the Senate Chamber that the Senate was about to proceed with its organization, and requested them to participate therein.

Senator Edward C. Stokes, of the county of Cumberland, acting as President pro tempore by designation of the majority of the members of the Senate, the roll of all the Senators (including the newly-elected Senators as ascertained from the office of the Secretary of State) was thereupon called by his direction by Wilbur A. Mott, of the county of Essex, acting as Secretary pro tempore by a like designation, and the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11,

Being a majority of the whole number of Senators elected.

The newly-elected Senators having taken and subscribed the oath of office, as prescribed by the Constitution, handed to the Secretary pro tempore their respective oaths of office and certified copies of the statements of determination made under the sixty-ninth section of the act entitled "An Act to regulate elections," approved April 18th, 1876; the said certified copies being regular in form and being, together with the said official oaths, in words, figures and form as follows:

In the case of James A. Bradley, his certificate of election was as follows:

A statement of the determination of the Board of County Canvassers relative to an election held in the county of Monmouth on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, for the election of a member of the Senate, members of the General Assembly of this State, Sheriff and Coroners for said county.

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The said board do determine that at the said election James A. Bradley was duly elected a member of the Senate of this State; David D. Denise, Charles L. Walters and Richard Borden were duly elected members of the General Assembly; Theodore Aumack was duly elected County Clerk; Matthias Woolley was duly elected Sheriff, and Benjamin L. Herbert, Joseph L. Cliver and John I. Sickles were duly elected Coroners for said county.

I do certify that the foregoing is a true, full and correct statement of the determination of the Board of Canvassers therein mentioned.

In witness whereof I have hereunto set my hand this tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

HENRY ARROWSMITH,

Chairman of the Board of Canvassers.

Attest:

E. W. ARROWSMITH, JR.,

Clerk.

STATE OF NEW JERSEY, COUNTY OF MONMOUTH.

I, Theodore Aumack, Clerk of said county, do hereby certify that the foregoing is a true, full and correct copy of the statement of the determination of the Board of Canvassers therein mentioned, and the certificate appended thereto as the same remains on file in my office.

[L. s.] In witness whereof, I have hereto set my hand and affixed the seal of said county this thirteenth day of November, A. D. one thousand eight hundred and ninety-three.

THEO. AUMACK,

And his oath of office was as follows:

I, James A. Bradley, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of Senator according to the best of my ability.

JAMES A. BRADLEY.

Sworn and subscribed before me this ninth day of January, A. D. 1894.

FOSTER M. VOORHEES,

Master in Chancery of New Jersey,
and a Member-elect of the Senate of New Jersey.

In the case of George W. Ketcham, his certificate of election was as follows:

A statement of the determination of the Board of County Canvassers relative to an election held in the county of Essex, on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, for the election of "George W. Ketcham" State Senator for said county for the ensuing three years.

The said Board do determine that at the said election George W. Ketcham was duly elected a State Senator for said county.

I do certify that the foregoing is a true and correct statement of the determination of the Board of Canvassers therein mentioned in relation to the election of State Senator for Essex county.

In witness whereof I have hereunto set my hand this thirteenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

GEO. K. COLEMAN,

Chairman of the Board of Canvassers.

#### Attest:

J. T. WRIGHTSON.

Clerk.

STATE OF NEW JERSEY, Se. ESSEX COUNTY.

I, James T. Wrightson, Clerk of the county of Essex, do hereby certify that the foregoing is a true and correct statement of the Board of County Canvassers, in relation to the election of George W. Ketcham, State Senator for said county, and as the same now remains in the files of my office.

In testimony whereof, I have hereunto set my hand and official seal this twenty-fifth day of November, eighteen hundred and ninety-three.

J. T. WRIGHTSON,

Clerk.

And his oath of office was as follows:

I, George W. Ketcham, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of Senator, according to the best of my ability.

GEORGE W. KETCHAM.

Sworn and subscribed before me this ninth day of January, A. D. eighteen hundred and ninety-four.

FOSTER M. VOORHEES,
Master in Chancery of New Jersey,
and a Member-elect of the Senate of New Jersey.

In the case of Daniel J. Packer, his certificate of election was as follows:

A statement of the determination of the Board of County Canvassers, relative to an election held in the county of Gloucester, on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, for the election of a member of the Senate, member of the General Assembly of this State, and a sheriff, surrogate and coroner for said county.

The said Board do determine that at the said election Daniel J. Packer was duly elected a member of the Senate of this State; Solomon H. Stanger was duly elected a member of the General Assembly; Franklin D. Springer was duly elected sheriff; Millard F. Du Bois was duly elected surrogate, and John B. Carey was duly elected coroner for said county.

I do certify that the foregoing is a true, full and correct statement of the determination of the Board of Canvassers therein mentioned.

In witness whereof I have hereunto set my hand this tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

E. M. WALSH, Chairman of the Board of Canvassers.

Attest:

FRANK B. RIDGWAY.

Clerk.

STATE OF NEW JERSEY, St. GLOUCESTER COUNTY.

I, Frank B. Ridgway, Clerk of said county, do hereby certify the foregoing to be a true copy of the statement of the election held the seventh day of November, A. D. eighteen hundred and ninety-three, as the same remains of file in my office.

In testimony whereof I have hereunto set my hand and affixed the seal of said county, at Woodbury, this tenth day of November, A. D. eighteen hundred and ninety-three.

FRANK B. RIDGWAY,

Clerk.

And his oath of office was as follows:

I, Daniel J. Packer, do solemnly affirm that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of Senator to the best of my ability.

DAN'L J. PACKER.

Affirmed and subscribed before me this ninth day of January, A. D. eighteen hundred and ninety-four.

FOSTER M. VOORHEES,

Master in Chancery of New Jersey, and a Member-elect of the Senate of New Jersey.

In the case of Maurice A. Rogers, his certificate of election was as follows:

A statement of the determination of the Board of County Canvassers relative to an election held in the county of Camden, on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, for the election of a member of the Senate, three members of the General Assembly of this State, and a Sheriff and two Coroners for the ensuing year,

The said Board do determine that at the said election Maurice A. Rogers was duly elected a member of the Senate of this State; Clayton Stafford, William Watson and William J. Thompson were duly elected members of the General Assembly; George Barrett was duly elected Sheriff; Jacob S. Justice and Seaver C. Ross were duly elected Coroners for said county.

I do certify that the foregoing is a true, full and correct statement of the determination of the Board of Canvassers therein mentioned.

In witness whereof I have hereunto set my hand this [L. s.] tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

ULIE G. LEE,

Chairman of the Board of Canvassers.

Attest:

ROBT. L. BARBER,

Clerk.

STATE OF NEW JERSEY, Sec.

I, Robert L. Barber, Clerk of the county of Camden, do certify the foregoing to be a true, full and correct copy of the statement of the determination of the Board of County Canvassers of said county, relative to an election held in said county on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three.

In witness whereof, I have hereto signed my own name with my own hand and affixed the seal of said county this tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

#### ROBT. L. BARBER,

County Clerk.

And his oath of office was as follows:

I, Maurice A. Rogers, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of Senator according to the best of my ability.

MAURICE A. ROGERS.

Sworn and subscribed before me this ninth day of January, A. D. 1894.

FOSTER M. VOORHEES,
Master in Chancery of New Jersey,
and a Member-elect of the Senate of New Jersey.

In the case of Lewis A. Thompson, his certificate of election was as follows:

A statement of the determination of the Board of County Canvassers relative to an election held in the county of Somerset, on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, for the election of a member of the Senate, a member of the General Assembly of this State, for the ensuing year, and a Coroner for said county for the three years next ensuing.

The said Board do determine that at the said election that Lewis A. Thompson was duly elected a member of the General Assembly for the Assembly District of Somerset County; that Frederick C. Jones was duly elected Coroner for said county.

I do certify that the foregoing is a true and correct statement of the determination of the Board of Canvassers therein mentioned. In witness whereof, I have hereunto set my hand this seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three.

EUGENE S. DOUGHTY, Chairman of the Board of Canvassers.

Attest:

MATT. H. VANDERVEER,

Clerk.

STATE OF NEW JERSEY, SOMERSET COUNTY.

I, Matthew H. Vanderveer, Clerk of the county of Somerset aforesaid, do hereby certify that the foregoing is a true, full and correct copy of the statement of the determination of the Board of County Canvassers remaining on file in my office.

In testimony whereof, I have hereunto set my hand and affixed the county seal, at Somerville, this tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

MATT. H. VANDERVEER,

Clerk.

And his oath of office was as follows:

I, Lewis A. Thompson, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of Senator, according to the best of my ability.

LEWIS A. THOMPSON.

Sworn and subscribed before me this ninth day of January, A. D. eighteen hundred and ninety-four.

FOSTER M. VOORHEES,

Master in Chancery of New Jersey, and Member-elect of the Senate of New Jersey.

In the case of Foster M. Voorhees his certificate of election was as follows:

A statement of the determination of the Board of Canvassers relative to an election held in the county of Union, on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, for the election of a Senator, a Sheriff, a Coroner, and three members of the General Assembly of this State.

The said board do determine that at the said election Foster M. Voorhees was duly elected Senator for Union county, and Charles B. Holmes was duly elected Coroner for Union county; John N. Burger was duly elected member of the General Assembly in the First Assembly District; Joseph Cross was duly elected member of the General Assembly in the Second Assembly District, and Charles N. Codding was duly elected member of the General Assembly in the Third Assembly District of said county, and George Kyte was duly elected Sheriff for Union county.

I do certify that the foregoing is a true, full and correct statement of the determination of the Board of Canvassers therein mentioned.

In witness whereof I have hereunto set my hand this tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

#### THOMAS LATHROP,

Chairman of the Board of Canvassers.

#### Attest:

ZERMAN NORMAN,

Clerk.

STATE OF NEW JERSEY, COUNTY OF UNION,

I, James J. Gerber, Clerk of the county of Union, do certify the foregoing to be a true, full and correct copy of the statement of the determination of the Board of County Canvassers of said county relative to an election held in said county on the day of November, in the year of our Lord one thousand eight hundred and ninety-three.

In testimony whereof I have hereunto signed my own name with my own hand, and affixed the seal of said county, this tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

J. J. GERBER,

Clerk.

And his oath of office was as follows:

I, Foster M. Voorhees, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of Senator, to the best of my ability.

FOSTER M. VOORHEES.

Sworn and subscribed before me this ninth day of January, A. D. eighteen hundred and ninety-four.

S. D. HOFFMAN,

Master in Chancery of New Jersey, and a Member of the New Jersey Senate;

And before me,

GEORGE W. KETCHAM, Member-elect Senate of New Jersey.

In the case of John C. Ward, his certificate of election was as follows:

A statement of the determination of the Board of County Canvassers, relative to an election held in the county of Salem, on the seventh day of November, in the year of our Lord one thousand eight hundred and ninety-three, for the election of a member of the Senate, a member of the General Assembly of this State, and a Sheriff and three Coroners of this county for the ensuing year.

The Board do determine that at the said election John C. Ward was duly elected a member of the Senate; William Diver, a member of the General Assembly; Oliver H. Wiggins, Sheriff; and three Coroners, Wilber Christy, Lewis Hoelzel, James D. Torton.

I do certify that the foregoing is a true, full and correct statement of the determination of the Board of Canvassers therein mentioned.

In witness whereof I have hereunto set my hand this tenth day of November, in the year of our Lord one thousand eight hundred and ninety-three.

JOHN W. DICKINSON, Chairman of the Board of Canvassers.

Attest:

CLINTON KELTY,

Clerk.

I, Clinton Kelty, Clerk of the county of Salem, and the various courts of record thereof, do hereby certify that the foregoing is a true copy of the determination of the Board of County Canvassers, as filed in my office November 10th, 1893.

In testimony whereof I have hereunto set my hand and seal this tenth day of November, eighteen hundred and ninety-three.

CLINTON KELTY,
Clerk.

And his oath of office was as follows:

I, John C. Ward, do solemnly swear that I will support the Constitution of the United States and the Constitution of the State of New Jersey, and that I will faithfully discharge the duties of a Senator to the best of my ability.

JOHN C. WARD.

Sworn and subscribed before me this ninth day of January, A. D. eighteen hundred and ninety-four.

FOSTER M. VOORHEES,

Master in Chancery of New Jersey, and a Member-elect of the Senate of New Jersey.

All of said certificates of election were accepted and approved.

Mr. Skirm moved that the Senate proceed to the election of a President of the Senate, which motion was unanimously agreed to.

Mr. Voorhees nominated Hon. Maurice A. Rogers, of the county of Camden.

Under the direction of the said President pro tempore, the said temporary Secretary called the roll, with the following result:

The Senators voting for Mr. Rogers were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees and Ward—11.

In the negative—None.

Mr. Rogers having received eleven votes was declared by the President pro tem. duly elected President of the Senate for the ensuing year, after which he took and subscribed the oath of office as President of the Senate, required by the Constitution.

Upon taking the chair, the President addressed the Senate as follows:

SENATORS—Representatives of the people of New Jersey in the highest sense contemplated by its Constitution, we have again assembled to provide for the people such government as may emphasize in its operations the principles upon which the safety of the State depends, as laid down therein; a return to which, in the most primitive and truest form, the will of the people, as expressed at the polls, has demanded with no uncertain sound.

The issues to be met and disposed of are momentous and important, the powers involved powerful and far reaching, and the result pregnant with responsibility, therefore it becomes us to be thoughtful in preparation, profound in deliberation, broad in contemplation, energetic in execution and decisive in determination, that such result may be

reached by proper means and methods, and when reached shall revert, without equivocation, to the best interests of all the people.

Such is our duty, and it is unnecessary for me to say that the assurance is evident that our whole duty will be performed in a manner consistent with the necessities of the occasion. During the past several years there has been placed upon our statute books legislation of various kinds, for various purposes, in a variety of forms; it has transformed the purpose and intent of our government until constitutional rights and legal powers have become so distorted as to confound the most astute, and has given rise to technical contests involving public, private, official and municipal rights, that have disturbed the machinery of public control as it is exercised in the protection of person and property. In this, correction is the necessity of the hour, and this correction simply leads to a reversion to the actual true principles of our Constitution, which relegates to each and every citizen, in perfect equity and justice, every right to which he is entitled.

It must be remembered that this Senate in its dominant element is especially representative of the proper thought of the people of the State, as expressed through the ballot-box. Pernicious legislation, actuated by motives, representative of an element whose vicious practices required legal protection, has brought upon the fair name of this State such disgrace as to cause our citizens to blush for their birth-right; under such conditions the people became aroused, and each constituency in its search for representatives upon whose integrity they could rely, have selected you as champions of their rights, and their judgment as to the standard of the selection will, I am sure, be well confirmed in the result secured. Undoubtedly it will appeal favorably to your conscientious judgment that all such legislation, and any laws which in any manner interfere with the rights of the people. or deprive them of such powers, as is fully contemplated under our constitution, should and will be removed from among our statutes at the earliest moment consistent with the urgency of the occasion.

Co-equal with the restoration of the moral status of the community by the repeal of the gambling laws, comes that of relegating again to the people the inalienable right of local self-government. Patient as the American public is in its obedience to law as enacted, this virtue is properly dispelled if its unqualified demand for repeal is ignored, and the people of this State having suffered from the impositions of our predecessors, and having, in true legal form, placed you (us) here to re-establish their rights, they will surely demand a full and true account of your (our) stewardship, and may each of us deserve the salutation of a just constituency, "Well done, good and faithful servant." Although the legislative sanction of race-track gambling has been declared contrary to the constitution by our Supreme Court, let us strike these pernicious and iniquitous laws from our statute books, and follow up the repeal of these laws by amend-

ments to our State Constitution, which shall forever preclude gambling and its attending evils within the borders of our State. comes the duty of the hour to refer to the burden of taxation under which the people of the State are laboring with frequent protest and without relief. This condition demands that superfluous offices must be abolished and the strictest economy consistent with proper administration must be observed. The industrial and financial depression prevalent engenders a strict criticism in this particular, which must be considered and which will be satisfied only if our duty is properly performed. Our judiciary as at present constituted is cumbersome and is attended with much expense and vexatious delays. A plan should be adopted whereby suits may be simplified and speedily determined. The appointment of the judges of the courts, prosecutors of the pleas and all other officers, so far as is consi-tent with the public interests, should be delegated to the people. This plan has been successfully tried in other States and I believe it will meet with the same success in this State.

No more important trust is within our jurisdiction than the proper education of our children, and you will agree with me, I know, when I refer to the necessity of keeping our school fund intact in its en-"The child is father of the men" and the pubtirety and integrity. lic educational system is the promoter of a true patriotism, upon which our nation can rely if the true principles of American citizenship are impressed by such non-sectarian instruction as may be consistent with allegiance to our country. In this connection permit me to advance the thought that the public mind was much influenced by this question when party affiliations and political ambition were sacrificed to the maintenance of this American institution in its truest and broadest sense. And now, with a full appreciation of the responsibility resting upon all of us, I am very sensible of the great honor conferred upon me in being chosen as the presiding officer of this body, and I am equally alive to the importance of the duties involved, and, in accepting this proof of your confidence, I do so with the assurance that I shall receive your co-operation and support, with which alone can my administration be useful and satisfactory.

The Senate then, on motion of Mr. Stokes, proceeded to the election of a Secretary.

Mr. Stokes nominated Mr. Wilbur A. Mott, of the county of Essex.

Under the direction of the President, the temporary Secretary called the roll, with the following result:

Senators voting for Mr. Mott were-

Mesers. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees and Ward—11.

In the negative-None.

Mr. Mott, having received eleven votes, was declared duly elected Secretary of the Senate, and took and subscribed the oath of office prescribed by the Constitution.

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved, That a committee of three be appointed to wait upon His Excellency the Governor and inform him that the Senate has organized and elected the Hon. Maurice A. Rogers, of the county of Camden, President, and Wilbur A. Mott, of the county of Essex, Secretary, and is now ready to proceed to business, and also to receive any communications he may make.

The President appointed Messrs. Voorhees, Thompson and Ward as such committee.

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved, That the Secretary of the Senate be directed to inform the House of Assembly that the Senate has organized and elected Maurice A. Rogers, of the county of Camden, President, and Wilbur A. Mott, of the county of Essex, Secretary, and has proceeded to business.

The Senate then, on motion of Mr. Stokes, proceeded to the election of an Assistant Secretary.

Mr. Stokes nominated Edward M. Fielder, of the county of Monmouth.

Under the direction of the President, the Secretary called the roll with the following result:

Senators voting for Mr. Fielder were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees and Ward—11.

In the negative-None.

Mr. Fielder, having received eleven votes, was declared duly elected Assistant Secretary of the Senate for the ensuing year, and took and subscribed the oath prescribed by the Constitution.

The Senate then, on motion of Mr. Stokes, proceeded to the election of a Journal Clerk.

Mr. Stokes nominated William H. Long, of the county of Somerset.

Under direction of the President, the Secretary called the roll, with the following result:

Senators voting for Mr. Long were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees and Ward—11.

In the negative—None.

Mr. Long, having received eleven votes, was declared duly elected Journal Clerk of the Senate for the ensuing year.

The Senate then, on motion of Mr. Stokes, proceeded to the election of a Sergeant-at-Arms.

Mr. Stokes nominated James L. Smith, of the county of Cumberland.

Under the direction of the President, the Secretary called the roll, with the following result:

Senators voting for Mr. Smith were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Stokes, Thompson, Voorhees, Ward, Smith—11.

Mr. Smith, having received eleven votes, was declared duly elected Sergeant-at-Arms of the Senate for the ensuing year, and took and subscribed the oath of office prescribed by the Constitution.

The Senate then, on motion of Mr. Stokes, proceeded to the election of an Engrossing Clerk.

Mr. Stokes nominated Mr. John G. Shreve, of the county of Atlantic.

Under the direction of the President, the Secretary called the roll, with the following result:

Senators voting for Mr. Shreve were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

Mr. Shreve, having received eleven votes, was declared duly elected Engrossing Clerk for the ensuing year, and took and subscribed the oath of office prescribed by the Constitution.

Mr. Stokes then nominated the following additional officers of the Senate:

Henry B. Rollinson, of the county of Union, as Assistant Journal Clerk.

Reuben R. Carter, of the county of Mercer, as Assistant Sergeantat-Arms; Charles V. Hance, of the county of Ocean, as Bill Clerk, and John Wagoner, of the county of Gloucester, as Assistant Bill Clerk.

For Doorkeepers, Samuel B. Rose, Charles Pearson, Benjamin H. Davis, E. R. Davis, Robert Herman, Clarence H. Leland; for Keeper of Cloak-room, William Rodman.

Under the direction of the President the Secretary called the roll on the question of the election of the officers nominated by Mr. Stokes, and they were each elected by the following vote:

Senators voting in the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

Mr. Stokes then moved that the Senate take a recess of ten minutes, which was agreed to.

At the expiration of the time for which the Senate had taken a recess, the President called the Senate to order and,

Under the direction of the President, the Secretary called the Senate, and the following Senators appeared and answered the call:

Mesers. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
January 9th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has pussed the following resolution:

Resolved, That the Clerk of the House be and he is hereby directed to inform the Senate that the House of Assembly has organized by the election of the Hon. John J. Holt, of Passaic county, as Speaker, and the Hon. J. Herbert Potts, of Hudson, as Clerk, and has proceeded to business.

J. HERBERT POTTS, Clerk of the House of Assembly.

On behalf of the committee appointed by the President for that purpose, Mr. Voorhees reported that the committee had waited upon His Excellency the Governor, and informed him that the Senate had organized by the selection of Hon. Maurice A. Rogers, of the county of Camden, as President, and Wilbur A. Mott, of the county of Essex, as Secretary, and were ready to proceed to business and also to receive any communication that he might be pleased to make, either in person, or to the committee, or by his Secretary; that the Governor informed the committee that he had already been waited upon by a committee who had stated that another body had authorized them to inform him that they claimed to have organized as a Senate, and that he had communicated with them by message through his Private Secretary; that His Excellency inquired of the committee what body they represented; that they informed him that they were appointed by the President of the Senate properly and duly organized by eleven Senators, all of whom had taken their oaths of office in the manner prescribed by the Constitution, and had each presented certificates of

election regular in form and duly authenticated by the proper officials, and that said certificates had been duly accepted and approved.

Mr. Stokes offered the following resolution:

Resolved, That the Secretary of the Senate be authorized to appoint a Calendar Clerk; that the Engrossing Clerk be authorized to appoint an Assistant Engrossing Clerk, and the President of the Senate a Secretary for his own convenience and attendance upon him.

Which was read and adopted by the following vote:

Senators voting in the affirmative were—

Mesers. Bradley, Hoffman, Ketcham, Packer, Rogers, Smith, Skirm, Stokes, Thompson, Voorhees and Ward—11.

In the negative-none.

Mr. Stokes then offered the following resolution:

Resolved, That the rules of the last session be adopted for the government of the present session of the Senate, unless otherwise ordered, and that two hundred copies of the rules, together with the Constitution of the State, and the Standing Committees of both Houses, with their Joint Committees, and names and residences of members and officers, be printed for the use of the Senate.

Which resolution was read and adopted by the following vote:

Senators voting in the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

Senator Hinchliffe being present, but not voting.

Mr. Stokes then offered the following resolution, which was read and adopted:

Resolved, That four hundred copies of each bill, joint and current resolutions be printed as reported.

Mr. Stokes then offered the following resolution, which was read and adopted:

Resolved, That a committee be appointed to invite the clergy to open the daily sessions with prayer.

Mr. Stokes then offered the following resolution, which was read and adopted:

Resolved, That, unless otherwise ordered, the daily sessions of the Senate shall begin at ten o'clock in the forenoon, and at two o'clock in the afternoon.

Mr. Stokes then offered the following resolution, which was read and adopted:

Resolved, That all bills and joint or concurrent resolutions introduced previous to the appointment of committees be printed before reference.

Mr. Stokes then offered the following resolution, which was read and adopted:

Resolved, That a committee of three be appointed by the President to procure bill files for the use of the Senators and the officers of the Senate.

Mr. Stokes then offered the following resolution:

Resolved, That the Sergeant-at-Arms of the Senate be and he is bereby authorized to appoint six Pages.

Which resolution was read and adopted by the following vote:

Senators voting in the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers, Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

Mr. Stokes moved that when the Senate adjourned, it be to meet at eight o'clock, which motion prevailed.

On motion of Mr. Stokes, the Senate then adjourned.

#### EVENING SESSION.

At 8 o'clock the Senate met in the corridor in front of the Senate Chamber, and finding the doors of the Senate Chamber closed and locked, the Senate met in the Assembly Chamber.

The session was opened by prayer by the Rev. O. S. Bunting.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward.

On motion of Senator Stokes, the reading of the Journal of the last meeting was dispensed with.

Mr. Ketcham offered the following resolution, which was read and adopted:

Resolved, That the Sergeant-at-Arms of the Senate be instructed to demand from the proper authorities the keys of the Senate.

The President then announced the following committees:

Committee to Procure Bill Files—Senators Voorhees, Bradley and Hinchliffe.

Committee on Clergy-Senators Skirm, Hoffman and Miller.

The President also announced that the Secretary had appointed Richard T. Starr, of Salem county, Calendar Clerk, and that the Engrossing Clerk had appointed Charles T. Patterson, of Ocean county, Assistant Engrossing Clerk.

Mr. Stokes moved that when the Senate adjourn it be to meet on January 10th, at 2 o'clock; which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

### WEDNESDAY, January 10th, 1894.

At 2 o'clock the Senate met.

The session was opened by prayer by the Rev. DeWitt C. Cobb.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal of the last session was dispensed with.

Mr. Stokes moved to reconsider the vote by which the rules of the last Senate were adopted as the rules of this Senate, which was agreed to by the following vote:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the President was authorized to appoint a committee of three to consider the formation of rules. The President appointed Messrs. Stokes, Voorhees and Hoffman as such committee.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
January 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 3, entitled "An act to repeal an act entitled 'An act concerning the maintaining of race courses in this State, and to pro-

vide for the licensing and regulating of the same,' passed February twenty-seventh, one thousand eight hundred and ninety-three."

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

On motion of Mr. Skirm, the Senate took a recess of ten minutes, on the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
January 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following resolution:

Resolved (the Senate concurring), That a joint meeting of the houses of the Legislature be held in the Assembly Chamber on Tuesday, the twenty-third day of January, at the hour of 12 o'clock noon, for the election of a State Treasurer and Comptroller and for the transaction of such other business as may be necessary and proper.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of seembly.

Mr. Stokes, Chairman of the Committee on Rules, reported that the committee recommended the adoption of the rules of the last Senate, 1893, with the exception of Rule No. 59.

The report of the committee was adopted by the following vote:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The message of the House of Assembly, containing the following resolution:

Resolved (the Senate concurring), That a joint meeting of the Houses of the Legislature be held in the Assembly Chamber, on Tuesday, the 23d day of January, 1894, at the hour of 12 o'clock noon, for the election of a State Treasurer and Comptroller, and for the transaction of such other business,

Was taken up and read.

Mr. Skirm moved that the resolution be concurred in,

Which was agreed to by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

On motion of Mr. Voorhees, the Sergeant-at-Arms was instructed to ask the Superintendent of the State House for keys to the desks for use of the Senators, and in default of securing the same the Sergeant-at-Arms to procure them; also that the various officers of the Senate be authorized to procure access to the rooms set apart for their use.

On motion of Mr. Voorhees, the Secretary of the Senate was instructed to secure a locksmith and have the safe belonging to the Senate opened.

Assembly Bill No 3, entitled "An act to repeal an act entitled 'An act concerning the maintaining of race courses in this state, and to provide for the licensing and regulating of the same,' passed February twenty-seventh, one thousand eight hundred and ninety-three,"

Was taken up and read a first time by its title, and, on motion of Mr. Stokes, was ordered to have a second reading without reference.

Said bill was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

The rules were suspended, and

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Skirm, a recess of one hour was taken, on the the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Ketcham offered the following resolution:

WHEREAS, In violation of law, and of the violation of the rights of the sovereign people of this State, the Senate Chamber has been barred against the legally elected representatives of the commonwealth; therefore,

Resolved, That the Sergeant-at-Arms of the Senate and his various assistants, be instructed to keep the floors of this chamber free from all persons excepting members and officers of the Senate and members and officers of the House and State officials.

Which was read and adopted by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Stokes moved that when the Senate adjourn, it be to meet on Friday morning at 10 o'clock, and that when it then adjourn it be to meet on Monday evening at 8 o'clock.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, January 12th, 1894.

At 10 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senator appeared and answered the call: Mr. Rogers.

As there was no quorum present, the Senate then adjourned.

MONDAY, January 15th, 1894.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal was dispensed with.

On motion of Mr. Stokes, the Senate then adjourned to meet Tuesday morning, January 16th, at 10 o'clock.

# TUESDAY, January 16th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. John Handley.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Mesers. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal was dispensed with.

The President announced the following committees:

griculture and Agricultural College.

Messrs. Packer, Thompson, McMickle.

Banks and Insurance.

Messrs. Ketcham, Skirm, Hoffman.

Boroughs and Borough Commissions.

Messrs. Bradley, Smith, Martin.

Claims and Pensions.

Messrs. Smith, Packer, Perkins.

Corporations.

Messrs. Thompson, Packer, Staates.

Education.

Messrs. Stokes, Bradley, Perkins.

Elections.

Messrs. Hoffman, Voorhees, Winton.

Engrossed Bills.

Messrs. Ward, Bradley, Adrain.

Finance.

Messrs. Smith, Thompson, Winton.

Game and Fisheries.

Messrs. Ward, Smith, Drake.

Judiciary.

Mesers. Voorhees, Stokes, Adrain.

Labor and Industries.

Messrs. Voorhees, Bradley, McMickle.

Militia.

Messrs. Skirm, Ketcham, Miller.

Miscellaneous Business.

Mesers. Ketcham, Skirm, Hinchliffe.

. Municipal Corporations.

Mesers. Skirm, Ketcham, Daly.

Railroads and Canals.

Mesers. Stokes, Ward, Martin.

Revision of Laws.

Messrs. Hoffman, Voorbees, Daly.

Riparian Rights.

Messrs. Bradley, Stokes, Miller.

# Unfinished Business.

Messrs. Thompson, Ward, Hinchliffe.

On motion of Mr. Stokes, a recess of half an hour was taken, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the Senate then adjourned to meet on Wednesday morning at 10 o'clock.

# WEDNESDAY, January 17th, 1894.

At 10 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the Senate then adjourned.

# AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Stokes moved that when the Senate adjourn it be to meet on Friday morning at 10 o'clock, and that when it then adjourns it be to meet on Monday evening at 8 o'clock, which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, January 19th, 1894.

At 10 o'clock the Senate met.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

MONDAY, January 22d, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. W. Margerum, of Barnegat, N. J.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal was dispensed with.

The President announced the following

JOINT COMMITTEES:

Commerce and Navigation.

Messrs. Packer, Thompson, Staates.

Federal Relations.

Messrs. Bradley, Ward, Drake.

Industrial School for Girls.

Messrs. Hoffman, Bradley, Adrain.

Passed Bills.

Messrs. Smith, Voorhees, Daly.

Public Grounds and Buildings.

Messrs. Ketcham, Skirm, Packer.

Public Printing.

Messrs. Stokes, Ketcham, Martin.

Reform School for Boys.

Messrs. Smith, Packer, Miller.

School for Deaf-Mutes.

Messrs. Skirm, Stokes, Hinchliffe.

Sinking Fund.

Messrs. Ketcham, Voorhees, McMickel.

Soldiers' Home.

Messrs. Ward, Stokes, Hinchliffe.

State Hospitals.

Messrs. Voorhees, Ward, Smith.

State Library.

Messrs. Skirm, Bradley, Adrain.

State Prison.

Messrs. Thompson, Hoffman, Perkins.

Treasurer's Accoun's.

Messrs. Hoffman, Thompson, Winton.

On motion of Mr. Stokes, the Senate then adjourned.

TUESDAY, January 23d, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Dr. Dixon, of Trenton.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal was dispensed with.

On motion of Mr. Stokes, the Senate took a recess of half an hour, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
January 23d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following resolution:

Resolved, the hour of twelve having arrived, the time appointed for a joint meeting of the two Houses, the House of Assembly now awaits the presence of the Senate in the Assembly Chamber.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read, and, on motion of Mr. Stokes, the Senate then proceeded to the Assembly Chamber, to unite with the House of Assembly in joint meeting, on the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The President announced that he had appointed the Hon. John H. McMurray, of Camden county, as his Private Secretary.

Mr. Stokes moved that when the Senate adjourn, it be to meet on Friday morning, at 9:30 o'clock, and when it do then adjourn, it be to meet on Monday evening, at 8 o'clock, which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

# FRIDAY, January 26th, 1894.

At 9:30 o'clock the Senate met.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

# MONDAY, January 29th, 1894.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Mesers. Bradley, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—9.

As there was no quorum present, the Senate then adjourned.

# TUESDAY, January 30th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. John P. Craig.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—10.

As there was no quorum present, the Senate then adjourned.

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### WEDNESDAY, January 31st, 1894.

At 10.0'clock the Senate met.

The session was opened by prayer by Rev. Milton Craft.

Under the direction of the President the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes the reading of the journal was dispensed with.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
January 31st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 65, entitled "An Act to repeal an act entitled 'An act to provide that betting and the practice and betting commonly known as book-making, upon horse races within the inclosed grounds of any incorporate association or body in this state, or the keeping of a place or places within such grounds to which persons may resort for such betting, shall not constitute any misdemeanor or criminal offence when such association or incorporated body is not indictable for the carrying on of said races therein," passed February twenty-seventh, one thousand eight hundred and ninety-three,

Assembly Bill No. 66, entitled "An Act to repeal an act entitled 'An act providing for the placing of electrical conductors under ground in cities of this state and for the creation of a state board of commissioners of electrical subways," approved March tenth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,

Assembly Bill No. 67, entitled "An Act to repeal an act entitled 'An act to specifically provide for the appointment for a definite term of a county superintendent of public works by the board of chosen freeholders of any county of this state in certain cases," approved April first, one thousand eight hundred and eighty-nine,

Assembly Bill No. 68, entitled "An Act to repeal an act entitled 'A supplement to an act entitled "An act for the government and regulation of the state prison," approved April twenty-first, one the sand eight hundred and seventy-six," which supplement was passed

February twenty-seventh, one thousand eight hundred and ninety-three,

Assembly Bill No. 69, entitled "An Act to repeal an act entitled 'An act providing for state policemen and defining their powers and duties,'" approved March ninth, one thousand eight hundred and ninety-one,

Assembly Bill No. 70, entitled "An Act to repeal chapter one hundred and twenty-six of the laws of one thousand eight hundred and ninety-one, entitled 'An act to create county boards of license commissioners and to define their powers and duties," approved March twentieth, one thousand eight hundred and ninety-one,

Assembly Bill No. 71, entitled "An act to repeal chapter two hundred and fifty of the laws of one thousand eight hundred and ninety-two, entitled "A supplement to an act entitled "An act to create county boards of license commissioners and to define their powers and duties," approved March twentieth, one thousand eight hundred and ninety-one,' which supplement was approved April fourth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 72, entitled "An act to repeal an act passed February twenty-seventh, one thousand eight hundred and ninety-three, entitled 'Supplement to an act entitled "An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 73, entitled "An act to repeal an act entitled 'An act authorizing the board of chosen freeholders in counties of the second class to fill vacancies,' which act was approved March seventeenth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 74, entitled "An act to repeal an act entitled 'An act appropriating money to execute the laws when no specific appropriations are made therefor,' approved March ninth, one thousand eight hundred and ninety one,"

Assembly Bill No. 75, entitled "An act to repeal an act entitled. 'An act to appoint a commissioner of mines and defining the powers and duties of such commissioner,' approved February twenty-fifth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 77, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 78, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-

three, and to end the term of office of any person or persons appointed thereunder."

And

Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read, and the said bills were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Thompson presented petition from citizens of Flemington, county of Hunterdon, and one from citizens of Somerset county, in reference to educational legislation, both of which were read and referred to the Committee on Education.

On motion of Mr. Stokes, the Senate then took a recess of thirty minutes; on the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Hoffman, Chairman of the Committee on the Revision of the Laws, reported

Assembly Bill No. 65, entitled "An act to repeal an act entitled 'An act to provide that betting and the practice and betting commonly known as book-making, upon horse races within the inclosed grounds of any incorporate association or body in this state or the keeping of a place or places within such grounds to which persons may resort for such betting, shall not constitute any misdemeanor or criminal offense when such association or incorporated body is not indictable for the carrying on of said races therein,' passed February twenty-seventh, one thousand eight hundred and ninety-three;"

Assembly Bill No. 68, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act for the government and regulation of the state prison," approved April twenty-first, one thousand eight hundred and seventy-six,' which supplement was passed February twenty-seventh, one thousand eight hundred and ninety-three;"

Assembly Bill No. 71, entitled "An act to repeal chapter two hundred and fifty of the laws of one thousand eight hundred and ninety-

two, entitled 'A supplement to an act entitled "An act to create county boards of license commissioners and to define their powers and duties," approved March twentieth, one thousand eight hundred and ninety-one,' which supplement was approved April fourth, one thousand eight hundred and ninety-two,"

Without amendment.

Said bills were taken up, read a second time, considered by sections, agreed to, ordered to have a third reading.

Mr. Stokes moved that the rules be suspended and

Assembly Bill No. 65, entitled "An act to repeal an act entitled 'An act to provide that betting and the practice and betting commonly known as book making, upon horse races within the inclosed grounds of any incorporate association or body in this state or the keeping of a place or places within such grounds to which persons may resort for such tetting, shall not constitute any misdemeanor or criminal offense when such association or incorporated body is not indictable for the carrying on of said races therein,' passed February twenty seventh, one thousand eight hundred and ninety-three,"

Be taken up on its third reading, which motion was agreed to by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

Said bill was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward--11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes moved that the rules be suspended and

Assembly Bill No. 68, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act for the government and regulation of the state prison," approved April twenty-first, one thousand eight hundred and seventy-six,' which supplement was passed February twenty-seventh, one thousand eight hundred and ninety-three,"

Be taken up on its third reading,

Which was agreed to by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

Said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes moved that the rules be suspended and

Assembly Bill No. 71, entitled "An act to repeal chapter two hundred and fifty of the laws of one thousand eight hundred and ninety-two, entitled 'A supplement to an act entitled "An act to create county boards of license commissioners and to define their powers and duties," approved March twentieth, one thousand eight hundred and ninety-one, which supplement was approved April fourth, one thousand eight hundred and ninety-two,"

Be taken up on its third reading,

Which was agreed to by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative--None.

Said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes moved that rule No. 59 of the Senate 1893 be added to and become one of the rules governing this Senate, which was agreed to by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

Mr. Hoffman, Chairman of the Committee on the Revision of Laws, reported

Assembly Bill No. 73, entitled "An act to repeal an act entitled 'An act authorizing the board of chosen freeholders in counties of the second class to fill vacancies,' which act was approved March seventeenth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 75, entitled "An act to repeal an act entitled 'An act to appoint a commissioner of mines and defining the powers and duties of such commissioner,' approved February twenty-fifth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 74, entitled "An act to repeal an act entitled 'An act appropriating money to execute the laws when no specific appropriations are made therefor,' approved March ninth, one thousand eight hundred and ninety one,"

Assembly Bill No. 77, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 78, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

And

Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder."

Mr. Stokes moved that when the Senate adjourn it be to meet on Friday morning at 10 o'clock, and when it do then adjourn it be to meet Monday evening at 8 o'clock,

Which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, February 2d, 1894.

At 10 o'clock the Senate met.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

# MONDAY, February 5th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. Judson Conkling, Trenton.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal was dispensed with.

Mr. Ketcham presented a petition from the citizens of Montclair, in reference to educational matters, which was read and referred to the Committee on Education.

Mr. Ketcham also presented a petition from the citizens of Orange, which was read and referred to the Committee on Railroads and Canals.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 66, entitled "An Act to repeal an act entitled 'An act providing for the placing of electrical conductors under ground in cities of this state and for the creation of a state board of commissioners of electrical subways," approved March tenth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,

Assembly Bill No. 67, entitled "An Act to repeal an act entitled 'An act to specifically provide for the appointment for a definite term of a county superintendent of public works by the board of chosen freeholders of any county of this state in certain cases," approved April first, one thousand eight hundred and eighty-nine,

Assembly Bill No. 69, entitled "An Act to repeal an act entitled 'An act providing for state policemen and defining their powers and duties," approved March ninth, one thousand eight hundred and ninety-one,

Assembly Bill No. 70, entitled "An Act to repeal chapter one hundred and twenty-six of the laws of one thousand eight hundred and ninety-one, entitled 'An act to create county boards of license commissioners and to define their powers and duties,' approved March twentieth, one thousand eight hundred and ninety-one,

And

Assembly Bill No. 72, entitled "An Act to repeal an act passed February twenty-seventh, one thousand eight hundred and ninety-three, entitled 'Supplement to an act entitled "An act for the punishment of crimes,'" (Revision), approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Severally, without amendment;

Assembly Bill No. 73, entitled "An Act to repeal an act entitled 'An act authorizing the board of chosen freeholders in counties of the second class to fill vacancies,' " which act was approved March seventeenth, one thousand eight hundred and ninety-three,

Assembly Bill No. 74, entitled "An Act to repeal an act entitled 'An act appropriating money to execute the laws when no specific appropriations are made therefor,'" approved March ninth, one thousand eight hundred and ninety-one,

Assembly Bill No. 75, entitled "An Act to repeal an act entitled 'An act to appoint a commissioner of mines, and defining the powers and duties of such commissioner,' approved February twenty-fifth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 77, entitled "An Act to repeal an act entitled 'An act in relation to the state house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 78, entitled "An Act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder,"

Assembly Bill No. 66, entitled "An Act to repeal an act entitled 'An act providing for the placing of electrical conductors under ground in cities of this state, and for the creation of a state board of commissioners of electrical subways,' approved March tenth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 67, entitled "An act to repeal an act entitled 'An act to specifically provide for the appointment for a definite term of a county superintendent of public works by the board of chosen freeholders of any county of this state in certain cases," approved April first, one thousand eight hundred and eighty-nine,

Assembly Bill No. 69, entitled "An act to repeal an act entitled 'An act providing for state policemen and defining their powers and duties,'" approved March ninth, one thousand eight hundred and ninety-one,

Assembly Bill No. 70, entitled "An Act to repeal chapter one hundred and twenty-six of the laws of one thousand eight hundred and ninety-one, entitled 'An act to create county boards of license commissioners and to define their powers and duties,'" approved March twentieth, one thousand eight hundred and ninety-one,

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Assembly Bill No. 72, entitled "An act to repeal an act passed February twenty-seventh, one thousand eight hundred and ninety-three, entitled 'Supplement to an act entitled "An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Were severally taken up, read a second time, considered by sections agreed to and ordered to have a third reading.

On motion of Mr. Stokes, the Senate then took a recess of ten minutes, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Hoffman the Senate then adjourned.

### TUESDAY, February 6th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. C. B. Glover.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Senate Journal was dispensed with.

Assembly Bill No. 78, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any perron or persons appointed thereunder,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any all officers appointed thereunder,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment. Assembly Bill No. 74, entitled "An Act to repeal an act entitled 'An act appropriating money to execute the laws when no specific appropriations are made therefor," approved March ninth, one thousand eight hundred and ninety-one,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 66, entitled "An Act to repeal an act entitled 'An act providing for the placing of electrical conductors under ground in cities of this state and for the creation of a state board of commissioners of electrical subways,' approved March tenth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,"

Was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 67, entitled "An Act to repeal an act entitled 'An act to specifically provide for the appointment for a definite term of a county superintendent of public works by the board of chosen freeholders of any county of this state in certain cases,'" approved April first, one thousand eight hundred and eighty-nine,

Was taken up, read a third time, and, on motion of Mr. Bradley, was laid over until to-morrow morning.

Assembly Bill No. 69, entitled "An Act to repeal an act entitled 'An act providing for state policemen and defining their powers and duties," approved March ninth, one thousand eight hundred and minety-one,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorlees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 70, entitled "An act to repeal chapter one hundred and twenty-six of the laws of one thousand eight hundred and ninety-one, entitled 'An act to create county boards of license commissioners and to define their powers and duties,' approved March twentieth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 72, entitled "An act to repeal an act passed February twenty-seventh, one thousand eight hundred and ninety-three, entitled 'Supplement to an act entitled "An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 73, entitled "An act to repeal an act entitled 'An act authorizing the board of chosen freeholders in counties of the

second class to fill vacancies,' which act was approved March seventeenth, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided a≈ follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 75, entitled "An act to repeal an act entitled 'An act to appoint a commissioner of mines, and defining the powers and duties of such commissioner,' approved February twenty-fifth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,"

Was taken up on its third reading, and on motion laid over.

On motion of Mr. Stokes, the Senate took a recess of thirty minutes, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
February 5th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has bassed the following resolution:

Resolved, That the hour of twelve having arrived, the time appointed for a joint meeting of the two Houses, the House of Assembly now awaits the presence of the Senate in the Assembly Chamber.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read.

The Senate then proceeded to the Assembly Chamber to meet with the House of Assembly in joint meeting, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the Senate then adjourned.

#### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The President presented the following communication:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, February 6th, 1894.

HON. MAURICE A. ROGERS,

President of the Senate:

DEAR SIR—Please inform the members of the Senate of New Jersey that they are invited and urged to be present in the Assembly Chamber on the evening of February 12th (Lincoln's birthday), at 8 o'clock, to listen to addresses by Hon. Cortlandt Parker and Hon. James Buchanan, on "Government of the people, by the people, and for the people."

WILLIAM L. WILBUR, JOHN GINDER, WILLIAM T. EXTON,

Committee.

Which was read and accepted.

• Mr. Stokes moved that when the Senate adjourn it be to meet on Friday morning at 10 o'clock, and that when it do then adjourn it be to meet on Monday evening at 8 o'clock; which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

# FRIDAY, February 9th, 1894.

At 10 o'clock the Senate met.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

# MONDAY, February 12th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. Samuel Studdiford, of Trenton.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson, Ward—9.

As there was no quorum present, the Senate then adjourned.

# TUESDAY, February 13th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Joseph Gaskill.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal was dispensed with.

The President presented the following communication:

STATE OF KANSAS,
SUPREME COURT,
TOPEKA, Kansas, February 5th, 1894.

President of the State Republican Senate, Trenton, New Jersey:

DEAR SIR—In January, 1893, two different Houses of Representatives convened at the capitol of this State and for a long time caused much confusion and many complications. Finally, by a proceeding of habeas corpus the Supreme Court of this State decided which was the constitutional and regular House. (See In re Gunn, 50 Kas. 155.) In the opinion in that cases it was observed, among other things:

"It is contemplated that each House of the Legislature shall be organized by the persons who are *prima facie* members thereof. It requires no argument to prove the disastrous consequences of a differ-

ent construction of the constitution."

"It is settled that when it is made the duty of certain officers to canvass the votes, and issue a certificate of election in favor of the successful candidate, a certificate of such officers, regular upon its face, is sufficient to entitle the person holding it to the possession of the office during an action to contest the right."

Yours, &c., (Signed) ALBERT H. HORTON, Chief Justice.

Which was read, and, on motion of Mr. Ketcham, ordered spread upon the Journal.

On motion of Mr. Stokes, a recess was then taken for half an hour. On the conclusion of which, and under the direction of the President, the Secretary called the Senate, when the following Senators ap-

peared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
February 13th, 1894.

Mr. President—I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 16, entitled "A supplement to an act entitled 'An act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 29, entitled "An act to repeal chapter sixty four of the laws of one thousand eight hundred and ninety-two, entitled

'An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,' approved March eleventh, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

Assembly Bill No. 30, entitled "An act to repeal chapter thirty-three of the laws of one thousand eight hundred and ninety-three, entitled 'An act to amend an act entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or officers in said cities," approved March eleventh, one thousand eight hundred and ninety two,' which supplement was passed February twenty-eighth, one thousand eight hundred and ninety-three, and to end the term of office of any officer or officers appointed thereunder,"

Assembly Bill No. 31, entitled 'An act to repeal chapter forty-five of the laws of one thousand eight hundred and ninety-two, entitled 'An act concerning certain cities of the second class in this state and constituting a police court in such cities, and providing for the appointment of police justices of such courts, and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts, recorder courts and police justices in such cities,' approved March eighth, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

Assembly Bill No. 64, entitled 'An act to abrogate, revoke and annul all licenses heretofore granted to the owner or owners of any race-course or race-courses for the racing, running, trotting or pacing of horses, mares or geldings for a purse, plate or other thing,"

And

Assembly Bill No. 81, entitled "An act respecting executions." In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 16, entitled "A supplement to an act entitled 'An act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 81, entitled "An act respecting executions," And

Assembly Bill No. 64, entitled "An act to abrogate, revoke and annul all licenses heretofore granted to the owner or owners of any race-course or race-courses for the racing, running, trotting or pacing of horses, mares or geldings for a purse, plate or other thing,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Assembly Bill No. 29, entitled "An act to repeal chapter sixty-four of the laws of one thousand eight hundred and ninety-two, entitled 'An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,' approved March eleventh, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

Assembly Bill No. 30, entitled "An act to repeal chapter thirty-three of the laws of one thousand eight hundred and ninety-three, entitled 'An act to amend an act entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or officers in said cities," approved March eleventh, one thousand eight hundred and ninety-two,' which supplement was passed February twenty-eighth, one thousand eight hundred and ninety-three, and to end the term of office of any officer or officers appointed thereunder,"

A nd

Assembly Bill No. 81, entitled "An act to repeal chapter forty-five of the laws of one thousand eight hundred and ninety-two, entitled 'An act concerning certain cities of the second class in this state and constituting a police court in such cities, and providing for the appointment of police justices of such courts, and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts, recorder courts and police justices in such cities,' approved March eighth, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

On motion of Mr. Stokes, the Senate adjourned to Thursday evening at 8 o'clock.

WILBUR A. MOTT,
Secretary.

#### THURSDAY, February 15th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. Joseph Garrison.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the Journal was dispensed with.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 64, entitled "An act to abrogate, revoke and annul all licenses heretofore granted to the owner or owners of any race course or race courses for the racing, running, trotting or pacing of horses, mares or geldings for a purse, plate or other thing,"

And

Assembly Bill No. 81, entitled "An act respecting executions," Without amendment.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 30, entitled "An act to repeal chapter thirty-three of the laws of one thousand eight hundred and ninety-three, entitled 'An act to amend an act entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or officers in said cities," approved March eleventh, one thousand eight bundred and ninety-two,' which supplement was passed February twenty-eighth, one thousand eight hundred and ninety-three, and to end the term of office of any officer or officers thereunder,"

Assembly Bill No. 29, entitled "An act to repeal chapter sixty-four of the laws of one thousand eight hundred and ninety-two, entitled 'An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,' approved March eleventh, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

And

Assembly Bill No. 31, entitled "An act to repeal chapter forty-five of the laws of one thousand eight hundred and ninety-two, entitled 'An act concerning certain cities of the second class in this state and constituting a police court in such cities, and providing for the appointment of police justices of such courts, and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts, recorder courts and police justices in such cities,' approved March eighth, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed there under."

Without amendment.

Assembly Bill No. 29, entitled "An act to repeal chapter sixty-four of the laws of one thousand eight hundred and ninety-two, entitled 'An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,' approved March eleventh, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

The following message was received from the House of Assembly by the hands of its clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
February 13th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 12, entitled "A further supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey,' approved March seventeenth, one thousand eight hundred and seventy,

Assembly Bill No. 32, entitled "An act to repeal an act entitled 'An act to provide for a commission to revise and consolidate the general statutes of this state relating to villages, towns and townships," approved March ninth, one thousand eight hundred and ninety-one,

Assembly Bill No. 39, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act for the formation of borough commissions," "approved March seventh, one thousand eight hundred and eighty-two, which said supplement was approved April seventh one thousand eight hundred and ninety,

Assembly Bill No. 50, entitled "An act entitled 'An act to prohibit the carrying of unlawful messages by telegraph, express companies and other common carriers,"

Ascembly Bill No. 95, entitled "A supplement to an act entitled 'An act respecting the orphans' court and relating to the powers and duties of the ordinary, orphans' court and surrogates,"

Assembly Bill No. 105, entitled "Au act to repeal an act entitled 'A supplement to an act entitled "An act constituting district courts in certain cities of this state" " [Revision], approved March ninth, one thousand eight hundred and seventy-seven, which supplemental act was passed March eighth, one thousand eight hundred and ninety-two,

Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases"'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which amendment was approved March ninth, one thousand eight hundred and ninety-two,

Assembly Bill No. 108, entitled "An act to authorize the issuing of bonds for the purpose of building jails in counties of the fourth class in this state,"

And

Assembly Bill No. 112, entitled "An act to authorize courts and justices of the peace of any county to direct prisoners to be confined in the jails of the adjoining counties in ce: tain cases,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
February 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 23, entitled "A Further Supplement to an act entitled 'An act respecting conveyances' " [Revision], approved March seventeenth, one thousand eight hundred and seventy-four,

Assembly Bill No. 36, entitled "An act to assist operatives in factories and other employes in the collection of their wages,"

And

Assembly Bill No. 116, entitled "An Act to repeal an act entitled 'An act in relation to the appointment of sergeant-at-arms to the

several courts of the counties, and fixing the salary of the same,'" approved March nineteenth, one thousand eight hundred and ninety-one,

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 31, entitled "An act to repeal chapter forty-five of the laws of one thousand eight hundred and ninety-two, entitled 'An act concerning certain cities of the second class in this state and constituting a police court in such cities, and providing for the appointment of police justices of such courts, and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts, recorder courts and police justices in such cities," approved March eighth, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,

Assembly Bill No. 30, entitled "An Act to repeal chapter thirty-three of the laws of one thousand eight hundred and ninety-three, entitled 'An act to amend an act entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or officers in said cities," approved March eleventh, one thousand eight hundred and ninety-two,'" which supplement was passed February twenty-eighth, one thousand eight hundred and ninety-three, and to end the term of office of any officer or officers appointed thereunder,

Assembly Bill No. 64, entitled "An act to abrogate, revoke and annul all licenses heretofore granted to the owner or owners of any race course or race courses for the racing, running, trotting or pacing of horses, mares or geldings for a purse, plate or other thing,"

And

Assembly Bill No. 81, entitled "An act respecting executions,"

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 23, entitled "A further supplement to an act entitled 'An act respecting conveyances' [Revision], approved March seventeenth, one thousand eight hundred and seventy-four,"

Assembly Bill No. 32, entitled "An act to repeal an act entitled 'An act to provide for a commission to revise and consolidate the general statutes of this state relating to villages, towns and townships,' approved March ninth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 50, entitled "An act entitled 'An act to prohibit the carrying of unlawful messages by telegraph, express companies and other common carriers,"

#### And

Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which amendment was approved March ninth, one thousand eight hundred and ninety-two,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 36, entitled "An act to assist operatives in factories and other employes in the collection of their wages,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Assembly Bill No. 95, entitled "A Supplement to an act entitled 'An act respecting the orphans' court and relating to the powers and duties of the ordinary, orphans' court and surrogates,"

Assembly Bill No. 105, entitled "An Act to repeal an act entitled 'A supplement to an act entitled "An act constituting district courts in certain cities of this state" [Revision], approved March uinth, one thousand eight hundred and seventy-seven," which supplemental act was passed March eighth, one thousand eight hundred and ninety-two,

#### And

Assembly Bill No. 116, entitled "An Act to repeal an act entitled 'An act in relation to the appointment of sergeant-at arms to the several courts of the counties and fixing the salary of the same,'" approved March nineteenth, one thousand eight hundred and ninety-one,

Were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on the Judiciary.

Assembly Bill No. 12, entitled "A Further Supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey," approved March seventeenth, one thousand eight hundred and seventy,

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Game and Fisheries.

Assembly Bill No. 39, entitled "An Act to repeal an act entitled 'A supplement to an act entitled "An act for the formation of borough commissions," approved March seventh, one thousand eight hundred and eighty-two," which said supplement was approved April seventh, one thousand eight hundred and ninety,

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 108, entitled "An Act to authorize the issuing of bouds for the purpose of building jails in counties of the fourth class in this state,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Municipal Corporations.

On motion of Mr. Stokes the Senate adjourned to Friday at 10 o'clock.

WILBUR A. MOTT,

Secretary.

### FRIDAY, February 16th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. F. B. Everitt, Trenton.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes, the reading of the journal was dispensed with.

The President presented a petition from horsemen of Gloucester City, which was read and referred to the Committee on Miscellaneous Business.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which amendment was approved March ninth, one thousand eight hundred and ninety-two,

Without amendment.

Mr. Thompson, Chirman of the Committee on Corporations, reported

Assembly Bill No. 108, entitled "An act to authorize the issuing of bouds for the purpose of building jails in counties of the fourth class in this state,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 95, entitled "A supplement to an act entitled 'An act respecting the orphans' court and relating to the powers and duties of the ordinary, orphans' court and surrogates,"

Without amendment.

Assembly Bill No. 95, entitled "A supplement to an act entitled 'An act respecting the orphans' court and relating to the powers and duties of the ordinary, orphans' court and surrogates,"

And

Assembly Bill No. 106; entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which amendment was approved March ninth, one thousand eight hundred and ninety-two,"

Were each taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 108, entitled "An act to authorize the issuing of bonds for the purpose of building jails in counties of the fourth class in this state,"

Was taken up, read a second time, and, on motion of Mr. Smith, laid over until Monday night.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 116, entitled "An act to repeal an act entitled 'An act in relation to the appointment of sergeaut-at arms to the several courts of the counties and fixing the salary of the same,' approved March nineteenth, one thousand eight hundred and ninety-one,"

Without amendment.

Said bill was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 29, entitled "An act to repeal chapter sixty-four of the laws of one thousand eight hundred and ninety two, entitled 'An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,' approved March eleventh, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 30, entitled "An act to repeal chapter thirty-three of the laws of one thousand eight hundred and ninety-three, entitled 'An act to amend an act entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or officers in said cities," approved March eleventh, one thousand eight hundred and ninety-two,' which supplement was passed February twenty-eighth, one thousand eight hundred and ninety-three, and to end the term of office of any officer or officers appointed thereunder,"

Was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 31, entitled "An act to repeal chapter forty-five of the laws of one thousand eight hundred and ninety-two, entitled 'An act concerning certain cities of the second class in this state and constituting a police court in such cities, and providing for the appointment of police justices of such courts, and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts, recorder courts and police justices in such cities,' approved March eighth, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Mesers. Bradley. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 64, entitled "An act to abrogate, revoke and annul all licenses heretofore granted to the owner or owners of any race course or race courses for the racing, running, trotting or pacing of horses, mares or geldings for a purse, plate or other thing,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affimative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 81, entitled "An act respecting executions,"

Was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as tollows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes, the Senate then adjourned to meet Monday night at 8 o'clock.

WILBUR A. MOTT,

Secretary.

MONDAY, February 19th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. S. D. W. Smith.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes the reading of the journal was dispensed with.

The President presented a petition from citizens of Titusville in reference to the effects of alcoholic liquors upon the human system, which was read and referred to the Committee on Education.

Mr. Voorhees, on leave, introduced

Senate Bill No. 1, entitled "An act concerning bills that have been or may be presented to the governor, and that have become or may become laws without his signature,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Ketcham, on leave, introduced

Senate Bill No. 2, entitled "An Act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder,"

Senate Bill No. 3, entitled "An Act creating, in cities of the first class, municipal boards, to be denominated boards of public works, defining their powers and duties, and providing for their maintenance,"

Senate Bill No. 4, entitled "An Act to repeal an act entitled 'An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same," approved March eighteenth, one thousand eight hundred and ninety-one,

 $\mathbf{A}$ nd

Senate Bill No. 5, entitled "An Act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate withtn the same,"

Which were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Municipal Corporations.

The same Senator, on leave, introduced

Senate Bill No. 6, entitled "A Supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Education.

Mr. Skirm, on leave, introduced

Senate Bill No. 7, entitled "A supplement to an act entitled "An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof," approved March eighth, one thousand eight hundred and eighty-two,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 107, entitled "An act to repeal an act entitled 'An act providing for boards of appeal in cases of taxation in cities of the first class,' "

Without amendment.

Assembly Bill No. 108, entitled "An act to authorize the issuing of bonds for the purpose of building jails in counties of the fourth class in this state,"

And

Assembly Bill No. 112, entitled "An act to authorize courts and justices of the peace of any county to direct prisoners to be confined in the jails of the adjoining counties in certain cases,"

Were each taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 95, entitled "A supplement to an act entitled 'An act respecting the orphans' court and relating to the powers and duties of the ordinary, orphans' court and surrogates,'"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Sm.th, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which amendment was approved March ninth, one thousand eight hundred and ninety-two,"

Was taken up and read a third time and on motion laid over.

Assembly Bill No. 116, entitled "An act to repeal an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salary of the same,' approved March nineteenth, one thousand eight hundred and ninety-one,"

Was taken up, read a third time and laid over until Monday night.

Mr. Stokes moved that when the Senate adjourn it be to meet on Thursday evening, at 8 o'clock, and that when it then adjourn it be to meet on Saturday morning at 10 o'clock, and that when it then adjourn it be to meet Monday evening at 8 o'clock, which was agreed to.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 1, entitled "An act concerning bills that have been or may be presented to the governor, and that have become or may become laws without his signature,"

Favorably.

On motion of Mr. Voorhees, the Senate then adjourned.

WILBUR A. MOTT,

Secretary.

THURSDAY, February 22d, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. Joseph Dixon.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The Journal of the various sessions of the Senate to date were read and approved.

Senate Bill No. 1, entitled "An act concerning bills that have been or may be presented to the governor, and that have become or may become laws without his signature,"

Was taken up, read a second time, considered by sections, and, on motion of Mr. Voorhees, amended by striking out the word "bill" in line 13 of the printed bill, and inserting in lieu thereof the word "law."

The said bill as amended was read and agreed to, ordered to be engrossed and to have a third reading.

Mr. Stokes moved that when the Senate adjourn, it be to meet on Saturday morning at 10 o'clock, and that when it then adjourn it be to meet on Monday evening at 8 o'clock.

Which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

WILBUR A. MOTT,

Secretary.

# SATURDAY, February 24th, 1894.

At 10:30 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senator appeared and answered the call: Mr. Rogers.

As there was no quorum present, the Sentate then adjourned to meet Monday evening at 8 o'clock.

WILBUR A. MOTT,

Secretary.

### MONDAY, February 26th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. C. W. Livesey.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The Journal of the sessions of the Senate of Thursday and Saturday were read, and, on motion of Mr. Stokes, approved.

Mr. Stokes presented a memorial from the Young Republican Club of Bridgeton, which was read.

Mr. Ketcham presented the bond of Hon. George B. Swain as State Treasurer, which was read, and referred to the Committee on Finance.

Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which amendment was approved March ninth, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, without amendment.

Assembly Bill No. 108, entitled "An act to authorize the issuing of bonds for the purpose of building jails in counties of the fourth class in this state,"

Was taken up, read a third time, and, on motion of Mr. Skirm, was laid over until Tuesday morning.

Assembly Bill No. 112, entitled "An act to authorize courts and justices of the peace of any county to direct prisoners to be confined in the jails of the adjoining counties in certain cases,"

Was taken up and read a third time, and, on motion of Mr. Skirm, was laid over until Tuesday morning.

Mr. Smith, Chairman of the Committee on Finance, reported the bond of Hon. George B. Swaim, as State Treasurer, with the approval of the committee, and thereupon Mr. Smith offered the following resolution:

Resolved (the House of Assembly concurring), That the bond of George B. Swaim, as State Trrasurer, be and the same is hereby approved,

Which was read and adopted by the following vote:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
February 21st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 42, entitled "An act to authorize incorporated towns and townships in this state to establish and maintain electric light plants for public lighting,"

Assembly Bill No. 52, entitled "An act to amend an act entitled 'An act respecting the office of treasurer in certain towns, boroughs and townships,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 63, entitled "An act to amend an act entitled 'An act concerning idiots and lunatics,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 103, entitled "An act to repeal an act entitled 'An act concerning the election of school trustees and boards of education in cities of the third class,' passed March twenty-seventh, one thousand eight hundred and ninety,"

Assembly Bill No. 110, entitled "A supplement to an act entitled 'An act to establish a bureau of statistics upon the subject of labor considered in all its relations to the growth and development of state industries,' approved March twenty-seventh, one thousand eight hundred and seventy-eight,"

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 117, entitled "An act to repeal an act entitled 'An act to amend an act entitled "A supplement to an act entitled 'An act to regulate fishing with seines in Barnegat bay,' passed February seventeenth, one thousand eight hundred and forty-two," passed April twenty-first, one thousand eight hundred and seventy-six,' which amendatory act was approved February twenty-eighth, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one,

entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six,' approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

In which the concurrence of the Senate is requested.

#### J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 42, entitled "An act to authorize incorporated towns and townships in this state to establish and maintain electric light plants for public lighting,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 52, entitled "An act to amend an act entitled 'An act respecting the office of treasurer in certain towns, boroughs and townships,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 63, entitled "An act to amend an act entitled 'An act concerning idiots and lunatics,' approved March twenty-seventh, one thousand eight hundred and seventy four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 103, entitled "An act to repeal an act entitled 'An act concerning the election of school trustees and boards of education in cities of the third class,' passed March twenty-seventh, one thousand eight hundred and ninety,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 110, entitled "A Supplement to an act entitled 'An act to establish a bureau of statistics upon the subject of labor, considered in all its relation to the growth and development of state industries," approved March twenty-seventh, one thousand eight hundred and seventy-eight,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Assembly Bill No. 111, entitled "A Supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,'" approved May ninth, one thousand eight hundred and eighty-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture.

Assembly Bill No. 117, entitled "An Act to repeal an act entitled 'An act to amend an act entitled "A supplement to an act entitled 'An act to regulate fishing with seines in Barnegat bay,' passed February seventeenth, one thousand eight hundred and forty-two," passed April twenty-first, one thousand eight hundred and seventy-six,'" which amendatory act was approved February twenty-eighth, one thousand eight hundred and ninety-three,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

Assembly Bill No. 125, entitled "An Act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled 'A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six," approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

On motion of Mr. Stokes, the Senate then adjourned.

WILBUR A. MOTT,

Secretary.

# TUESDAY, February 27th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. O. S. Bunting.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Journal of February 26th was read and approved.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 2, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting muni-

cipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder,"

Senate Bill No. 5, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Senate Bill No. 7, entitled "A supplement to an act entitled "An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,' approved March eighth, one thousand eight hundred and eighty-two,"

And

Senate Bill No. 4, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,' approved March eighteenth, one thousand eight hundred and ninety-one,"

Favorably.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 63, entitled "An act to amend an act entitled 'An act concerning idiots and lunatics,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Without amendment.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 103, entitled "An act to repeal an act entitled 'An act concerning the election of school trustees and boards of education in cities of the third class,' passed March twenty-seventh, one thousand eight hundred and ninety,"

Without amendment.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four,"

Without amendment.

Assembly Bill No. 63, entitled "An act to amend an act entitled 'An act concerning idiots and lunatics,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Assembly Bill No. 103, entitled "An act to repeal an act entitled 'An act concerning the election of school trustees and boards of education in cities of the third class,' passed March twenty-seventh, one thousand eight hundred and ninety,"

Were each taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four,"

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Mr.: Voorhees, Chairman of the Committee on Labor and Industries, reported

Assembly Bill No. 110, entitled "A supplement to an act entitled 'An act to establish a bureau of statistics upon the subject of labor considered in all its relations to the growth and development of state industries,' approved March twenty-seventh, one thousand eight hundred and seventy-eight,"

Without amendment,

Which was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 116, entitled "An act to repeal an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salary of the same,' approved March nineteenth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 117, entitled "An act to repeal an act entitled 'An act to amend an act entitled "A supplement to an act entitled

'An act to regulate fishing with seines in Barnegat bay,' passed February seventeenth, one thousand eight hundred and forty-two, passed April twenty-first, one thousand eight hundred and seventy-six,' which amendatory act was approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Without amendment.

On motion of Mr. Stokes, the Senate adjourned until 2 o'clock.

#### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Bradley-

Assembly Bill No. 117, entitled "An act to repeal an act entitled 'An act to amend an act entitled "A supplement to an act entitled 'An act to regulate fishing with seines in Barnegat bay,'"' passed February seventeenth, one thousand eight hundred and forty-two, passed April twenty-first, one thousand eight hundred and seventy-six, which amendatory act was approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was recommitted to the Committee on Game and Fisheries.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 1, entitled "An act concerning bills that have been or may be presented to the governor, and that have become or may become laws without his signature,"

Correctly engrossed.

Said bill was then taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, and requests its concurrence therein.

Mr. Stokes moved that when the Senate adjourn, it be to meet on Friday at 8 P. M., and that when it then adjourn, it be to meet on Monday evening at 8 o'clock,

Which was agreed to.

On motion of Mr. Stokes the Senate then adjourned.

FRIDAY, March 2d, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned to meet Monday evening at 8 o'clock.

# MONDAY, March 5th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. E. R. Foster.

Under the direction of the President the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President) Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Journal of February 27th was read and approved.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 12, entitled "A Further Supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey," approved March seventeenth, one thousand eight hundred and seventy,

Without amendment.

Senate Bill No. 2, entitled "An Act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the mainte nance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder,"

Senate Bill No. 4, entitled "An Act to repeal an act entitled 'An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,' "approved March eighteenth, one thousand eight hundred and ninety-one,

Senate Bill No. 5, entitled "An Act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

And

Senate Bill No. 7, entitled "A Supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,'" approved March eighth, one thousand eight hundred and eighty-two,

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrosed and to have a third reading.

Assembly Bill No. 12, entitled "A further supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey,' approved March seventeenth, one thousand eight hundred and seventy,"

Was taken up, read a second time, considered by sections and on motion of Mr. Thompson, was laid over.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill, No. 117, entitled "An act to repeal an act entitled 'An act to amend an act entitled "A supplement to an act entitled 'An act to regulate fishing with seines in Barnegat bay,' passed February seventeenth, one thousand eight hundred and forty-two," passed April twenty-first, one thousand eight hundred and seventy-six,' which amendatory act was approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Without amendment.

Said bill was then taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly bill No. 63, entitled "An act to amend an act entitled 'An act concerning idiots and lunatics,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 103, entitled "An Act to repeal an act entitled 'An act concerning the election of school trustees and boards of education in cities of the third class," passed March twenty-seventh, one thousand eight hundred and ninety,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 110, entitled "A Supplement to an act entitled 'An act to establish a bureau of statistics upon the subject of labor considered in all its relations to the growth and development of state industries.'" approved March twenty-seventh, one thousand eight hundred and seventy-eight,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had Passed the same without amendment.

On motion of Mr. Stokes, the Senate adjourned.

TUESDAY, March 6th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. A. L. Brandt.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Journal of March 5th was read and approved.

Mr. Smith presented a petition from citizens of Ocean county asking for passage of Assembly No. 117, which was on motion read and referred to Committee on Game and Fisheries.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 2, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards, and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder,"

And

Senate Bill No. 4, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,' approved March eighteenth, one thousand eight hundred and ninety-one,"

Correctly engrossed.

Mr. Hoffman, on leave, introduced

Senate Bill No. 8, entitled "An act to repeal an act entitled 'An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same and for other purposes therein mentioned,' passed March eleventh, one thousand seven hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Senate Bill No. 2, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 4, entitled "An Act to repeal an act entitled 'An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,' approved March eighteenth, one thousand eight hundred and ninety-one,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 6th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 1, entitled "An act concerning bills that have been or may be presented to the governor, and that they have become or may become laws without his signature,"

Without amendment.

# J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 1, entitled "An act concerning bills that have been or may be presented to the governor, and that have become or may become laws without his signature."

Said bill was then reported by Mr. Smith, Chairman of the Joint Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the governor for his approval.

Assembly Bill No. 117, entitled "An act to repeal an act entitled 'An act to amend an act entitled "A supplement to an act entitled 'An act to regulate fishing with seines in Barnegat bay,' passed February seventeenth, one thousand eight hundred and forty-two,'"'" passed April twenty-first, one thousand eight hundred and seventy-six, which amendatory act was approved February twenty-eighth, one thousand eight hundred and ninety-three,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 12, entitled "A further supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey," approved March seventeenth, one thousand eight hundred and seventy,

Was taken up and on motion laid over.

Assembly Bill No. 108, entitled "An act to authorize the issuing of bonds for the purpose of building jails in counties of the fourth class in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 112, entitled "An act to authorize courts and justices of the peace of any county to direct prisoners to be confined in the jails of the adjoining counties in certain cases,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes the Senate took a recess to 11:30 o'clock. On the conclusion of which, and under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Mesers. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Stokes moved that when the Senate adjourn, it be to meet on Friday morning at 10 o'clock, and that when it then adjourn, it be to meet on Monday evening at 8 o'clock,

Which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, March 9th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempre, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

# MONDAY, March 12th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. Walter A. Brooks.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Journal of March 6th and 9th was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 9th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 27, entitled "An act to repeal an act entitled 'An act to provide for the use of the proceeds of riparian sales, grants and leases,' approved March nineteenth, one thousand eight hundred and ninety,"

Assembly Bill No. 38, entitled "An act to amend an act entitled 'An act relating to an appointment or election of the attorneys or solicitors in certain townships and municipalities in this state,"

Assembly Bill No. 49, entitled "An act to encourage and promote patriotism,"

Assembly Bill No. 56, entitled "An act respecting the laying out of public streets and alleys in cities and other municipalities in the state."

Assembly Bill No. 57, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act relative to sales of lands under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved April seventeenth, one thousand eight hundred and ninety-one,"

Assembly Bill No 92, entitled "An act to amend an act entitled 'An act to enable townships to create and maintain a sinking fund,' approved April twentieth, one thousand eight hundred and eighty-five,"

Assembly Bill No. 93, entitled "An act to repeal an act entitled 'An act fixing the term of overseers of the poor in second class cities,' approved March twenty-eighth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 104, entitled "An act to repeal an act entitled 'An act providing for superintendents of the police and fire departments in cities of the first class,' approved March thirtieth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 124, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 126, entitled "A supplement to an act entitled 'An act for the punishment of crimes [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Assembly Bill No. 128, entitled "A Supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,'" approved April sixth, one thousand eight hundred and sixty-five.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 27, entitled "An Act to repeal an act entitled 'An act to provide for the use of the proceeds of riparian sales, grants and leases," approved March nineteenth, one thousand eight hundred and ninety,

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Riparian Rights.

Assembly Bill No. 38, entitled "An Act to amend an act entitled 'An act relating to the appointment or election of the attorneys or solicitors in certain townships and municipalities in this state,"

Assembly Bill No. 56, entitled "An Act respecting the laying out of public streets and alleys in cities and other municipalities in the state,"

Assembly Bill No. 93, entitled "An Act to repeal an act entitled 'An act fixing the term of overseers of the poor in second class cities,'" approved March twenty-eighth, one thousand eight hundred and ninety-three,

And

Assembly Bill No. 104, entitled "An Act to repeal an act entitled 'An act providing for superintendents of the police and fire departments in cities of the first class," approved March thirtieth, one thousand eight hundred and ninety-one,

Were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Municipal Corporations.

Assembly Bill No. 49, entitled "An Act to encourage and promote patriotism,"

And

Assembly Bill No. 128, entitled "A Supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders," approved April sixth, one thousand eight hundred and sixty-five,

Were each read for the first time by their titles, ordered to have a second reading and referred to the Committee on Education.

Assembly Bill No. 57, entitled "An Act to repeal an act entitled "A further supplement to an act entitled "An act relative to sales of lands under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which further supplement was approved April seventeenth, one thousand eight hundred and ninety-one,

And

Assembly Bill No. 126, entitled "A Supplement to an act entitled 'An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 92, entitled "An act to amend an act entitled 'An act to enable townships to create and maintain a sinking fund," approved April twentieth, one thousand eight hundred and eighty-five,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committe on Boroughs and Borough Commissions.

Assembly Bill No. 124, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof," approved February ewenty-eighth, one thousand eight hundred and ninety-three,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

Mr. Packer presented a copy of resolutions from residents of Gloucester county relative to action of Republican Senators in connection with the deadlock, and commending same.

Assembly Bill No. 12, entitled "A further supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey," approved March seventeenth, one thousand eight hundred and seventy,

Was taken up and on motion of Mr. Skirm laid over until Monday night.

On motion of Mr. Stokes the Senate took a recess of ten minutes, upon conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

On motion of Mr. Stokes the Senate adjourned to Thursday evening at 8 o'clock.

WILBUR A. MOTT,
Secretary.

### THURSDAY, March 15th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call.

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

#### FRIDAY, March 16th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

### SATURDAY, March 17th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

# MONDAY, March 19th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. R. B. Hartman, of Trenton.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Journal of March 15th, 16th and 17th was read and approved.

On motion of Mr. Stokes, the Senate then adjourned to meet Wednesday evening at 8 o'clock.

#### WEDNESDAY, March 21st, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. John T. Craig.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Ketcham, Packer, Rogers (President), Skirm, Stokes, Thompson, Voorhees—8.

As there was no quorum present, the Senate then adjourned, to meet Thursday morning at 10 o'clock.

### THURSDAY, March 22d, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. John Handley.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Mesers. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith,

Staates, Stokes, Thompson, Voorhees, Ward—18.

Journal of March 21st, was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 19th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved, That the Senate be requested to return to the House of Assembly for further consideration,

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four."

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—17.

In the negative-None.

Mr. Bradley, by request, on leave, introduced

Senate Bill No. 9, entitled "A supplement to an act entitled 'An act relative to railroad crossings and to prevent accidents,' approved March twenty-fifth, one thousand eight hundred and eighty one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

Mr. Skirm, on leave, introduced

. Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

And, on motion, said bill was ordered printed.

Mr. Voorhees, on leave, introduced

Senate Bill No. 11, entitled "An act to repeal an act entitled 'An act concerning bills that have been or may be presented to the governor and that have become or may become laws without his signature,' passed March twenty-first, one thousand eight hundred and ninety-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill No. 12, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six, and providing for the repeal of all laws creating districts for the election of but one member for each district and the future elections of members of the general assembly for each county of the state by the vote of all the legal voters for the same respectively,"

Which was read for the first time by its title, and, upon objection by Mr. Adrain, was ordered laid over, and objection noted.

Mr. Stokes, on leave, introduced

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insur-

ance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Thompson, on leave, introduced

Senate Bill No. 14, entitled "A further supplement to an act entitled 'A further supplement to "An act to increase the powers of township committees," approved March eleventh, one thousand eight hundred and eighty,' which supplemental act was approved March eighth, one thousand eight hundred and ninety-three,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The same Senator, on leave, introduced

Senate Bill No. 15, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act to increase the powers of township committees," approved March eleventh, one thousand eight hundred and eighty,' which supplemental act was approved March eighth, one thousand eight hundred and ninety three,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved (the House of Assembly concurring), That the Senate and House of Assembly do hold a joint meeting in the Assembly Chamber, on Friday next, March 27th, 1894, at the hour of 12 o'clock noon, for the purpose of election of Commissioners of Deeds and transacting such business as shall be brought before it.

On motion of Mr. Stokes, the Senate took a recess of ten minutes, and upon reconvening,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm,

Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, sealed and endorsed "Nominations."

On motion of Mr. Stokes, the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

On motion of Mr. Stokes, all bills introduced this morning were ordered printed before reference, by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

In the negative—None.

Assembly Bill No. 12, entitled "A Further Supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey," approved March seventeenth, one thousand eight hundred and seventy,

Was taken up, read a second time, amended, agreed to, and, on motion of Mr. Skirm, ordered re-printed as amended, by the following vote:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward—16.

In the negative was-

Mr. Thompson-1.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER,

Mr. President:

1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 168, entitled "An act to provide for the compensation of certain officers of the legislature,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 168, entitled "An act to provide for the compensation of certain officers of the legislature,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Judiciary.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 5. entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Senate Bill No. 7, entitled "A supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof." approved March eighth, one thousand eight hundred and highty-two,

Correctly engrossed.

Mr. offered the following resolution:

Resolved, That the Secretary of the Senate, be and is hereby directed, to furnish each member, clerical officer and reporter, one copy of "Members' Pocket Calendar, Legislature 1894," the same not to exceed in cost \$1.00 per copy, which was adopted as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—17.

In the negative-None.

Mr. Stokes offered the following resolution, which was read:

Resolved, That this Senate accept the invitation of the Assembly of the State of New York to visit that body on the twenty-ninth instant, and that a committee of three Senators be appointed, of whom the President shall be one, to co-operate with a like committee of the House of Assembly, in making the necessary arrangements, and that the Secretary do forward a copy of this resolution, together with the names of the Committee of Arrangements so appointed, to the Clerk of the said New York Assembly.

And adopted by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

In the negative-None.

The President named the following committee in accordance with the above resolution: Messrs. Ketcham and Adrain as members of said committee.

Senate Bill No. 7, entitled "A supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,'" approved March eighth, one thousand eight hundred and eighty-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Stokes moved that when the Senate adjourn, it be to meet on Friday morning at 10 o'clock, and that when it then adjourn, it be to meet on Monday evening at 8 o'clock,

Which was agreed to.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 49, entitled "An act to encourage and promote patriotism,"

Favorably.

Said bill was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

# FRIDAY, March 23, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

MONDAY, March 26, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. George B. Wite.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Mesers. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman. Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

Journal of March 22 and 23 was read and approved.

Mr. Winton presented petitions from citizens of New Barbadoes, township of Palisades, and Ridgefield, county of Bergen, relative to passage of an act for the preservation of fish in the Hackensack river and its tributaries or branches, within the counties of Bergen and Hudson, which were read and referred to Committee on Game and Fisheries.

Mr. Adrain presented a communication from Austin Scott, President of Rutgers College, relative to value of the free scholarship law 1890, which was read, and on motion of Mr. Adrain, was referred to a special committee to be named by the President. The President named as such committee, Messrs. Voorhees, Smith and Adrain.

Mr. Ketcham offered the following resolution, which was read and adopted:

Resolved, That the decision of the Supreme Court in the matter of Senatorial controversy be printed in the Journal of this Senate.

Mr. Ketcham offered the following resolution:

Resolved, That the Committee on Judiciary be instructed to collate the testimony, briefs, opinion of Attorney-General and decision of Supreme Court in the Senatorial controversy, and to have the same printed in book form;

Resolved, That twelve hundred copies be made, of which number twenty-five shall be furnished to each Senator and six to each Assemblyman, and the balance held for future appropriation.

Which was adopted by the following vote:

In the affirmative were—

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Stokes, Ward—10.

In the negative were-

Messrs. Daly, Hinchliffe, McMickle, Skirm, Staates, Winton-6.

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Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 52, entitled "An act to amend an act entitled 'An act respecting the office of treasurer in certain towns, boroughs and townships,' approved April fourteenth, one thousand eight hundred and ninety-one,"

And

Assembly Bill No. 92, entitled "An act to amend an act entitled 'An act to enable townships to create and maintain a sinking fund,' approved April twentieth, one thousand eight hundred and eighty-five,"

Without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 11, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to establish a system of public instruction," approved March twenty seventh, one thousand eight hundred and seventy-four,' which further supplement was approved April seventeenth, one thousand eight hundred and ninety-two,"

Without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 26th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 157, entitled "An act to provide for the payment of the cost of sewers heretofore constructed without authority of law in boroughs and borough commissions,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 157, entitled "An Act to provide for the payment of the cost of sewers heretofore constructed without authority of law in boroughs and borough commissions,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissioners.

Mr. Hoffman, on leave, introduced

Senate Bill No. 16, entitled "A Supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,'" passed March second, one thousand eight hundred and eighty-five,

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill No. 17, entitled "A Supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,'" approved May eleventh, one thousand eight hundred and eighty-six,

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Municipal Corporations.

Mr. Daly, on leave, introduced

Senate Bill, No. 18, entitled "A Supplement to an act entitled 'An act to regulate descents,' approved April sixteenth, one thousand eight hundred and forty-six,

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Revision of Laws.

Mr. Hinchliffe, on leave, introduced

Senate Bill No. 19, entitled "A Further Supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business, and an armory for the use of the national guard therein organized,' approved April fifteenth, one thousand eight hundred and eighty-seven, and the supplements thereto, approved respectively May twenty-eighth, one thousand eight hundred and ninety, April fourteenth, one thousand eight hundred and ninety-one, and April ninth, one thousand eight hundred and ninety-two,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Winton, on leave, introduced

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty-six,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senste Bill No. 21, entitled "An act for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

Mr. Voorhees, on leave, introduced

Senate Bill No. 22, entitled "A supplement to an act entitled 'An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 24, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 25, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May third, one thousand eight hundred and eighty-nine,"

Senate Bill No. 26, entitled "An act to amend an act entitled 'An act to regulate the practice of courts of law,' approved March tenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 27, entitled "An act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 28, entitled "An act in relation to debts fraudulently contracted and obligations fraudulently incurred,"

A nd

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Voorhees, on leave, introduced

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common council, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that

the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

The same Senator, on leave, introduced

Senate Bill No. 31, entitled "A further supplement to an act entitled 'An act for the promotion of industrial education,' approved April twenty-eighth, one thousand eight hundred and eighty-seven,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

The same Senator, on leave, introduced

Senate Bill No. 32, entitled "A supplement to an act entitled 'An act to regulate the practice of dentistry in the state of New Jersey,' approved April seventh, one thousand eight hundred and ninety,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Skirm, on leave, introduced

Senate Bill No. 33, entitled "An act to repeal the act entitled 'A supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

The same Senator, on leave, introduced

Senate Bill No. 34, entitled "An act concerning elections in municipalities and political divisions in certain counties of this state, and fixing the time for holding the same,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Mr. McMickle, on leave, introduced

Senate Bill No. 35, entitled "An act to repeal an act entitled 'An act to provide means for lighting streets in townships,' approved April seventeenth, one thousand eight hundred and eighty-five,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

The same Senator, on leave, introduced

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the incorporation

of rural cemetery associations and regulate cemeteries," approved March twenty-third, one thousand eight hundred and eighty-three,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The same Senator, on leave, introduced

Senate Bill No. 37, entitled "A supplement to an act entitled 'An act concerning inns and taverns' [Revision], approved April seventeenth, one thousand eight hundred and forty-six,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Thompson, on leave, introduced

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The same Senator, on leave, introduced

Senate Bill No. 39, entitled "Supplement to an act entitled 'An act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds,'" approved February eighteenth, one thousand eight hundred and seventy-nine,

Which was read for the first time by its title, ordered to have a second reading, and referred to the committee on Municipal Corporations.

Mr. Stokes, on leave, introduced

Senate Bill No. 40, entitled "A Further Supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr. Adrain, on leave, introduced

Senate Bill No. 41, entitled "An act to repeal an act entitled 'Supplement to an act entitled "An act for the punishment of crimes"

[Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which said supplement was approved March eleventh, one thousand eight hundred and eighty,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Favorably.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 57, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act relative to sales of lands under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four.' which further supplement was approved April seventeenth, one thousand eight hundred and ninety-one,"

Without amendment.

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, sealed and endorsed "Nominations."

Senate Bill No. 5, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Was taken up on third reading, and on motion laid over until tomorrow.

Assembly Bill No. 27, entitled "An act to repeal an act entitled 'An act to provide for the use of the proceeds of riparian sales, grants and leases,'" approved March nineteenth, one thousand eight hundred and ninety,

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Assembly Bill No. 52, entitled "An act to amend an act entitled 'An act respecting the office of treasurer in certain towns, boroughs and townships,'" approved April fourteenth, one thousand eight hundred and ninety-one,

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Assembly Bill No. 57, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act relative to sales of lands under a public statute or by virtue of any judicial proceeding"'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which further supplement was approved April seventeenth, one thousand eight hundred and ninety-one,

Was taken up, read a second time, and on motion of Mr. Skirm, laid over until to-morrow morning.

Assembly Bill No. 92, entitled "An act to amend an act entitled 'An act to enable townships to create and maintain a sinking fund,'" approved April twentieth, one thousand eight hundred and eighty-five,

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 49, entitled "An act to encourage and promote patriotism,"

Was taken up, and on motion Mr. Skirm laid over.

On motion of Mr. Stokes, the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

On motion of Mr. Stokes, the Senate then adjourned.

TUESDAY, March 27, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Dr. Dixon. Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Mesers. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

Journal of March 26 was read and approved.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 38, entitled "An act to amend an act entitled 'An act relating to an appointment or election of the attorneys or solicitors in certain townships and municipalities in this state,'"

Assembly Bill No. 56, entitled "An act respecting the laying out of public streets and alleys in cities and other municipalities in the state."

Assembly Bill No. 93 entitled "An act to appeal an act entitled 'An act fixing the term of overseers of the poor in second-class cities,' approved March twenty-eighth, one thousand eight hundred and ninety-three,

And

Assembly Bill No. 104, entitled "An act to repeal an act entitled 'An act providing for superintendents of the police and fire departments in cities of the first class,' approved March thirtieth, one thousand eight hundred and ninety-one,"

Without amendment.

Mr. Bradley, on leave, introduced

Senate Bill No. 42, entitled "An act to ascertain the rights of the state in certain waters of the state, and to provide for furnishing a state water-supply to the municipalities thereof, and to create a state water board empowered to construct and maintain works for that purpose,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Senate Bill No. 12, entitled "A Further Supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six, and providing for the repeal of all laws creating districts for the election of but one member for each district and the future elections of members of the general assembly for each county of the state by the vote of all the legal voters for the same respectively,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 93, entitled "An act to repeal an act entitled 'An act fixing the term of overseers of the poor in second class cities,"

approved March twenty-eighth, one thousand eight hundred and ninety-three,

Was recommitted to Committee on Municipal Corporations.

Senate Bill No. 11, entitled "An act to repeal an act entitled 'An act concerning bills that have been or may be presented to the governor and that have become or may become laws without his signature,' passed March twenty-first, one thousand eight hundred and ninety-four."

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

On motion of Mr. Winton, the Senate took a recess of fifteen minutes, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

Mr. Skirm offered the following resolution, which was read and adopted:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate Assembly Bill No. 77, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder,"

A nd

Assembly Bill No. 78, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' pproved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

And

Assembly Bill No. 79, entitled "An act to repeal an act entitled An act in relation to the state-house and adjacent public grounds,', approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder,"

For further consideration.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within

its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Correctly engrossed;

And

Assembly Bill No. 12, entitled "A further supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey,' approved March seventeenth, one thousand eight hundred and seventy,"

With Senate amendments correctly engrossed.

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Staates, Winton-7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm moved to reconsider the vote by which

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Was passed, which was disagreed to by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Staates, Winton-6.

In the negative were—

Messrs. Bradley, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 16, entitled "A supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,' passed March second, one thousand eight hundred and eighty-five,"

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And

Senate Bill No. 22, entitled "A supplement to an act entitled "An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Favorably.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty six,"

And

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the incorporation of rural cemetery associations and regulate cemeteries,' " approved March twenty-third, one thousand eight hundred and eighty-three,"

Favorably.

Assembly Bill No. 38, entitled "An act to amend an act entitled 'An act relating to an appointment or election of the attorneys or solicitors in certain townships and municipalities in this state,' "

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 27th, 1894.

Mr. President:

1 am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved, That the hour of twelve having arrived, the time appointed for a joint meeting of the two houses, the House of Assembly now awaits the presence of the Senate in the Assembly Chamber.

J. HERBERT POTŢS,

Clerk of the House of Assembly.

Which was read, and on motion of Mr. Stokes, the Senate proceeded to the Assembly Chamber to unite with the House of Assembly in joint meeting, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward—13.

On motion of Mr. Stokes, the Senate then adjourned.

#### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Rogers (President, Skirm, Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward-13.

Assembly Bill No. 57, entitled "An act to repeal an act entitled "A further supplement to an act entitled "An act relative to sales of lands under a public statute or by virtue of any judicial proceedings"'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which further supplement was approved April seventeenth, one thousand eight hundred and ninety-one,

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 56, entitled "An act respecting the laying out of public streets and alleys in cities and other municipalities in the state,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 104, entitled "An act to repeal an act entitled 'An act providing for superintendents of the police and fire departments in cities of the first class,'" approved March thirtieth, one thousand eight hundred and ninety-one,

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 52, entitled "An act to amend an act entitled 'An act respecting the office of treasurer in certain towns, boroughs and townships,' "approved April fourteenth, one thousand eight hundred and ninety-one,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward—12.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendent. Assembly Bill No. 92, entitled "An act to amend an act entitled 'An act to enable townships to create and maintain a sinking fund,' approved April twentieth, one thousan I eight hundred and eighty five,"

Was taken up, read a third time, and, on motion, laid over.

Mr. Stokes, for the President, on leave, introduced

Senate Bill No. 43, entitled "An act to repeal an act entitled 'An act relative to morgues and morgue-keepers,' approved March fourth, one thousand eight hundred and seventy-nine,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

The same Senator, for the President, on leave, introduced

Senate Bill No. 44, entitled "An act to re-organize the board of riparian commissioners of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Riparian Rights.

The same Senator, for the President, on leave, introduced

Senate Bill No. 45, entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gas light companies, electric light companies and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety-two,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Mr. Hoffman, on leave, introduced

Senate Bill No. 46, entitled "An Act relating to and regulating the government of cities,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 11, entitled "An Act to repeal an act entitled 'An act concerning bills that have been or may be presented to the governor and that have become or may become laws without his signature,' "passed March twenty-first, one thousand eight hundred and ninety-four,

Correctly engrossed.

Mr. Adrain, on leave, introduced

Senate Bill No. 47, entitled "An Act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of

courts of law," approved March twenty-seventh, one thousand eight hundred and seventy four," which supplement was approved March fourteenth, one thousand eight hundred and ninety-three,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 32, entitled "A supplement to an act entitled 'An act to regulate the practice of dentistry in the state of New Jersey," approved April seventh, one thousand eight hundred and ninety,

Favorably.

Under a suspension of the rules,

Senate Bill No. 11, entitled "An Act to repeal an act entitled 'An act concerning bills that have been or may be presented to the governor and that have become or may become laws without his signature,' " passed March twenty-first, one thousand eight hundred and ninety-four,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffmau, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,
March 27th, 1894.

Mr. President:

I am directed by the House of Assembly to return to the Senate, in accordance with its request, the following bills:

Assembly Bill No. 77, entitled "An Act to repeal an act entitled 'An act in relation to the state house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninetyone, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 78, entitled "An Act to repeal an act entitled An act in relation to the state house and adjacent public grounds,",

approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

And

Assembly Bill No. 79, entitled "An Act to repeal an act entitled 'An act in relation to the state house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder."

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 77, entitled "An Act to repeal an act entitled 'An act in relation to the state house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 78, entitled "An Act to repeal an act entitled 'An act in relation to the state house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

And

Assembly Bill No. 79, entitled "An Act to repeal an act entitled 'An act in relation to the state house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder,"

Were, on motion of Mr. Skirm, recommitted to Committee on Revision of Laws.

Mr. Hoffman offered the following resolution, which was read and adopted:

R's lv(d, That seven hundred copies of Senate Bill No. 46, be printed.

Mr. Bradley offered the following resolution, which was read and adopted:

Resolved, That seven hundred copies of Senate Bill No. 42 be printed.

Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Bill No. 19, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business, and an armory for the use of the national guard therein organized,' approved April fifteenth,

one thousand eight hundred and eighty-seven, and the supplements thereto, approved respectively May twenty-eighth, one thousand eight hundred and ninety, April fourteenth, one thousand eight hundred and ninety-one, and April ninth, one thousand eight hundred and ninety-two,"

Favorably.

Assembly Bill No. 49, entitled "An act to encourage and promote patriotism,"

Was taken up to and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the regative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendments.

Assembly Bill No. 27, entitled "An act to repeal an act entitled 'An act to provide for the use of the proceeds of riparian sales, grants and leases,' approved March nineteenth, one thousand eight hundred and ninety,"

Was read a third time and on motion of Mr. Skirm, laid over until Monday.

Mr. Ketcham, on leave, introduced

Senate Bill No. 48, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Mr. Voorhees presented a memorial from the Temperance Committee of the Shrewsbury and Plainfield half-yearly meeting of the Society of Friends, asking for repeal of all liquor license laws, and for the legal prohibition of the manufacture and sale of all intoxicating liquors for drinking purposes.

On motion of Mr. Stokes, the Senate adjourned to 8 o'clock P. M.

#### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Winton

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, sealed, and endorsed "Nominations."

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 157, entitled "An act to provide for the payment of the cost of sewers heretofore constructed without authority of law in boroughs and borough commissions,"

Without amendment.

Mr. Stokes, for the President, on leave, introduced

Senate Bill No. 49, entitled "A supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' approved January twenty-sixth, anno domini one thousand eight hundred and seventy-six,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Stokes, by request, on leave, introduced

Senate Bill No. 50, entitled "An act concerning boroughs,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr. Winton presented a petition from residents of the township of Ridgefield relative to the passage of an act for preservation of the fish in the Hackensack river and its tributaries, which was referred to Committee on Fisheries.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 27th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerant venders and to regulate all such sales,"

Assembly Bill No. 88, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled 'A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eighty-nine, and to end the term of office of any officer or officers appointed thereunder,"

Assembly Bill No. 100, entitled "Au act to repeal an act entitled 'A further supplement to an act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, which further supplement, being chapter seventy-five of the laws of one thousand eight hundred and ninety-two, was approved March seventeenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 120, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Assembly Bill No. 140, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act to regulate fishing with seines in Barnegat bay," passed February seventeenth, one thousand eight hundred and forty-two, which supplement was approved April twenty-first, one thousand eight hundred and seventy-six,"

Assembly Bill No. 162, entitled "A further supplement to an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 171, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Assembly Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and ninety-three,"

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 180, entitled "An act to provide for the erection of a flag-staff upon the state house of New Jersey, and for the purchase of a suitable flag for the same and regulating the use of the same,"

Assembly Bill No. 182, entitled "A further supplement to an act entitled 'An act to regulate fences,' passed January twenty-third, one thousand seven hundred and ninety-nine,"

Assembly Bill No. 183, entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state,' approved March thirtieth, one thousand eight hundred and sixty-four,"

Assembly Bill No. 217, entitled "An act to repeal an act entitled 'An act concerning the appointment of municipal officers and boards in cities," passed March eleventh, one thousand eight hundred and ninety-three,"

Assembly Bill No. 260, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof,"

Assembly Bill No. 11, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to establish a system of public instruction," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved April seventeenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 14, entitled "An act to repeal an act entitled 'An act relating to cities of the first class in this state and requiring publication of the names of applicants for licenses to sell spirituous, vinous and malt and brewed liquors,' approved March seventeenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 55, entitled "An act to amend an act entitled 'An act providing for the purchase and display of United States flags in connection with the public school buildings of the state,' approved May fifth, one thousand eight hundred and ninety,"

Assembly Bill No. 89, entitled "An act for the preservation of poultry, sheep and other domestic animals,"

Assembly Bill No. 131, entitled "An act to amend an act entitled 'An act to establish a system public instruction' [Revision], approved

March twenty-seventh, one thousand eight hundred and seventy-four."

And

Assembly Bill No. 141, entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state', approved March thirtieth, one thousand eight hundred and sixty-four."

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 27th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 4, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,' approved March eighteenth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Without amendment.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 4, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal records of such cities respective records of such cities records

pal liens on real estate situate within the same,' approved March eighteenth, one thousand eight hundred and ninety one,"

And

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants."

Said bills were then reported by Mr. Smith, Chairman of the Joint Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Voorhees, on leave, introduced

Senate Bill No. 51, entitlen "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

The same Senator, on leave, introduced

Senate Bill No. 52, entitled an "Act to regulate the practice of of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Senate Bill No. 55, entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning'" [Revision], approved April ninth, one thousand eight hundred and seventy-five,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 14, entitled "An act to repeal an act entitled 'An act relating to cities of the first class in this state and requiring publication of the names of applicants for licenses to sell spirituous, vinous and malt and brewed liquors,'" approved March seventeenth, one thousand eight hundred and ninety-two,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 55, entitled "An act to amend an act entitled 'An act providing for the purchase and display of United States flags in connection with the public school buildings of the state,' " approved May fifth, one thousand eight hundred any ninety,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 89, entitled "An act for the preservation of poultry, sheep and other domestic animals,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 131, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' " [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 141, entitled "A Further Supplement to an act entitled 'An act to complete the geological survey of the state,' " approved March thirtieth, one thousand eight hundred and sixty-four,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerant venders and to regulate all such sales,"

Assembly Bill No. 180, entitled "An Act to provide for the erection of a flag-staff upon the state-house of New Jersey, and for the purchase of a suitable flag for the same and regulating the use of the same,"

And

Assembly Bill No. 182, entitled "A Further Supplement to an act entitled 'An act to regulate fences,'" passed January twenty-third, one thousand seven hundred and ninety-nine,

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 88, entitled "An Act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled "A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eighty-nine, and to end the term of office of any officer or officers appointed thereunder,"

Assembly Bill No. 162, entitled "A Further Supplement to an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Assembly Bill No. 172, entitled "An Act to repeal an act entitled 'A further supplement to an act regulating proceedings in criminal cases' " [Revision], approved March twenty-seventh, one thousand eight hundred and ninety-three,

And

Assembly Bill No. 183, entitled "A Further Supplement to an act entitled 'An act to complete the geological survey of the state,' " approved March thirtieth, one thousand eight hundred and sixty-four,

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 100, entitled "An Act to repeal an act entitled 'A further supplement to an act to re organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, which further supplement, being chapter seventy-five of the laws of one thousand eight hundred and ninety-two, was approved March seventeenth, one thousand eight hundred and ninety-two,"

And

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' "approved April seventh, one thousand eight hundred and ninety,

· Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 120, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 201, entitled "A supplement to an act entitled 'An act for the preservation of clams and oysters' [Revision], approved April fourteenth, one thousand eight hundred and forty-six,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

Assembly Bill No. 140, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act to regulate fishing

with seines in Barnegat bay," passed February seventeenth, one thousand eight hundred and forty-two,' which supplement was approved April twenty-first, one thousand eight hundred and seventy-six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

Assembly Bill No. 171, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 217, entitled "An act to repeal an act entitled 'An act concerning the appointment of municipal officers and boards in cities,' passed March eleventh, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 260, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, on thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Mufficipal Corporations.

Senate Bill No. 5, entitled "An Act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Was taken up, amended and ordered to be re-engrossed and have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 27th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 201, entitled "A Supplement to an act entitled 'An act for the preservation of clams and oysters' [Revision], approved April fourteenth, one thousand eight hundred and forty-six.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS.

Clerk of the House of Assembly.

Assembly Bill No. 201, entitled "A Supplement to an act entitled 'An act for the preservation of clams and oysters'" [Revision], approved April fourteenth, one thousand eight hundred and forty-six,

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Game and Fisheries.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 27th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 213, entitled "An Act to re-organize the board of freeholders in counties of the first class in this state."

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

On motion of Mr. Stokes the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, and the following Senators appeared and answered the call:

Mesers. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Staates, Stokes, Thompson, Voorhees, Winton—11.

Assembly Bill No 213, entitled "An act to re-organize the board of freeholders in counties of the first class in this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

On motion of Mr. Daly, the Senate then adjourned until 10 o'clock to-morrow morning.

## WEDNESDAY, March 28th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Francis M. Kipp, of Harlingen, N. J.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

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Journal of March 27th was read and approved.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 8, entitled "An act to repeal an act entitled 'An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same, and for other purposes therein mentioned,' passed March eleventh, one thousand seven hundred and seventy-four,"

Favorably.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

With amendment,

Which was agreed to;

And

Senate Bill No. 39, entitled "Supplement to an act entitled 'An act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds,' approved February eighteenth, one thousand eight hundred and seventy-nine,"

Assembly Bill No. 213, entitled "An act to re-organize the board of freeholders in counties of the first class in this state,"

And

Assembly Bill No. 260, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof,"

Without amendment.

Mr. Voorhees, on leave, introduced

Senate Bill No. 53, entitled "A further supplement to an act entitled 'An act respecting writs of error' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections' [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Senate Bill No. 16, entitled "A supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,' passed March second, one thousand eight hundred and eighty-five,"

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty-six,"

Senate Bill No. 19, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business, and an armory for the use of the national guard therein organized,' approved April fifteenth, one thousand eight hundred and eighty-seven, and the supplements thereto, approved respectively May twenty-eighth, one thousand eight hundred and ninety, April fourteenth, one thousand eight hundred and ninety-one, and April ninth, one thousand eight hundred and ninety-two,"

And

Senate Bill No. 22, entitled "A supplement to an act entitled 'An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 213, entitled "An act to re-organize the board of freeholders in counties of the first class in this state,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 260, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Voorhees moved that the rules be suspended and said bill be taken up on third reading, which was lost.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 168, entitled "An act to provide for the compensation of certain officers of the legislature,"

Without amendment.

Assembly Bill No. 157, entitled "An act to provide for the payment of the cost of sewers heretofore constructed without authority of law in boroughs and borough commissions,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward—15.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 92, entitled "An act to amend an act entitled 'An act to enable townships to create and maintain a sinking fund,' approved April twentieth, one thousand eight hundred and eighty-five,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Staates, Stokes, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment. Assembly Bill No. 56, entitled "An Act respecting the laying out of public streets and alleys in cities and other municipalities in the state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No, 57, entitled "An Act to repeal an act entitled 'A further supplement to an act entitled "An act relative to sales of lands under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,'" which further supplement was approved April seventeenth, one thousand eight hundred and ninety-one,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 104, entitled "An Act to repeal an act entitled 'An act providing for superintendents of the police and fire departments in cities of the first class,'" approved March thirtieth, one thousand eight hundred and ninety-one,

Was taken up on third reading and laid over temporarily.

Stokes, Thompson, Voorhees, Ward-16.

On motion of Mr. Stokes the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates,

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 217, entitled "An Act to repeal an act entitled 'An act concerning the appointment of municipal officers and boards in cities," passed March eleventh, one thousand eight hundred and ninety-three,

Without amendment.

On motion of Mr. Stokes, the Sevate adjourned until Thursday evening at 8 o'clock.

## THURSDAY, March 29th, 1894.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Hoffman, Ketcham, Packer, Perkins,

Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-14.

Journal of March 28 was read and approved.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Senate Bill No. 45, entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gas light companies, electric light companies and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety-two,

Favorably.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 128, entitled "A supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,'" approved April sixth, one thousand eight hundred and sixty-five.

And

Assembly Bill No. 55, entitled "An act to amend an act entitled 'An act providing for the purchase and display of United States flags in connection with the public school buildings of the state,' "approved May fifth, one thousand eight hundred and ninety,

Without amendment.

Mr. Skirm, on leave, introduced

Senate Bill No. 55, entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning'" [Revision], approved April ninth, one thousand eight hundred and seventy-five,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Mr. Ketcham, on leave, introduced

Senate Bill No. 56, entitled "An act concerning elections of boards of chosen freeholders in counties of the first class in this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Packer, on leave, introduced

Senate Bill No. 57, entitled "A further supplement to an act entitled 'An act concerning clerks of grand juries,' approved March ninth, one thousand eight hundred and seventy-seven,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Senate Bill No. 45, entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gaslight companies, electric light companies, electric light companies, and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety-two,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 32, entitled "A supplement to an act entitled "An act to regulate the practice of dentistry in the state of New Jersey," approved April seventh, one-thousand eight hundred and ninety,"

Senate Bill No. 8, entitled "An act to repeal an act entitled 'An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same and for other purposes therein mentioned,' passed March eleventh, one thousand seven hundred and seventy-four,"

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, support-

ing the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

Senate Bill No. 89, entitled "Supplement to an act entitled 'An act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds," approved February eighteenth, one thousand eight hundred and seventy-nine,

Were severally taken up, read a second time, considered by sections, agreed to, jordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 27, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 2, entitled "An Act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder,"

Without amendment.

J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary."

Senate Bill No. 2, entitled "An Act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the

control and management of such boards and providing for the maintenance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder."

Assembly Bill No. 260, entitled "An Act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof,"

Was taken up, read a third time, and laid over until Monday night.

Assembly Bill No. 168, entitled "An act to provide for the compensation of certain officers of the legislature,"

Was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and to have a third reading.

Assembly Bill No. 213, entitled "An Act to re-organize the board of freeholders in counties of the first class in this state,"

Was taken up.

Mr. Ketcham moved that the vote by which said bill was ordered to have a third reading, be reconsidered.

Agreed to.

Said bill was then taken up on second reading, amended, agreed to, amendments ordered engrossed, and to have a third reading.

Assembly Bill No. 217, entitled "An act to repeal an act entitled 'An act concerning the appointment of municipal officers and boards in cities,' passed March eleventh, one thousand eight hundred and ninety-three,"

Assembly Bill No. 128, entitled "A supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

And

Assembly Bill No. 55, entitled "An act to amend an act entitled 'An act providing for the purchase and display of United States flags in connection with the public school buildings of the state,' approved May fifth, one thousand eight hundred and ninety,"

Were severally taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Assembly Bill No. 104, entitled "An act to repeal an act entitled 'An act providing for superintendents of the police and fire departments in cities of the first class,' approved March thirtieth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were—

Messrs. Adrain, Daly, Perkins—3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes moved that when the Senate adjourn it be to meet on Friday morning at 10 o'clock, and that when it then adjourn it be to meet on Monday evening at 8 o'clock,

Which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

### FRIDAY, March 30th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

MONDAY, April 2d, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. J. E. Smith.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

Journal of March 30 and 29 was read and approved.

Mr. Hoffman, Chairman of the Joint Committee on Treasurer's Accounts, reported

To the Senate and House of Assembly:

The Joint Committee on Treasurer's Accounts would respectfully report that they have examined the statement of the accounts of Hon. George R. Gray, late State Treasurer, rendered to Hon. George B. Swain, his successor in said office, and reported by him to the Legislature, and the committee have found the same correct. They have also personally inspected and counted the moneys, securities, stocks, property, &c., delivered by Mr. Gray to Mr. Swain, as Treasurer, and found each and every article thereof on hand and duly accounted for, and the committee recommend that the report of said George B. Swain be confirmed.

> S. D. HOFFMAN, HENRY D. WINTON, L. A. THOMPSON, Senate Committee.

JOHN C. EISELE, WM. T. EXTON,

CHAS. B. DUNCAN, FRED. SCHUCHARDT,

House Committee.

And offered the following resolution:

Resolved (The House of Assembly concurring), That the report of the account of the Hon. George R. Gray, late State Treasurer, submitted to the Legislature by the Hon. George B. Swain, the succeeding Treasurer, be confirmed, and that the official bond of the said George R. Gray be delivered to him, which was unanimously adopted.

Mr. Hoffman offered the following preamble and resolution:

WHEREAS, The retiring State Treasurer, Hon. George R. Gray, has discharged the duties of his office in a manner honorable to himself and creditable to his constituents and advantageously to the state, therefore,

Resolved (the House of Assembly concurring), That we hereby express our recognition and appreciation of the valued services of the retiring treasurer and congratulate him upon the excellent record he has made for himself and the state, which were unanimously adopted.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its clerk:

STATE OF NEW JESSEY,
ASSEMBLY CHAMBER,

Mr. President:

April 2, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 1, entitled "An act to regulate the price of illuminating gas in cities of the first and second class in this state.,'

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Curk of the House of Assembly.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 56, entitled "An act respecting the laying out of public streets and alleys in cities and other municipalities in the state,"

Favorably.

Assembly Bill No. 1, entitled "An act to regulate the price of illuminating gas in cities of the first and second class in this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Mr. Skirm offered the following resolution, which was read:

Resolved (the House of Assembly concurring), That His Excellency the Governor be requested to return to the Senate for further consideration,

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

And adopted by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were--

Messrs. Hinchliffe, Perkins, Miller-3.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 201, entitled "A Supplement to an act entitled 'An act for the preservation of clams and oysters'" [Revision], approved April fourteenth, one thousand eight hundred and forty-six,

Without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 49, entitled "A Supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution," approved January twenty-sixth, anno domini one thousand eight hundred and seventy-six,

Favorably;

And

Assembly Bill No. 180, entitled "An Act to provide for the erection of a flag-staff upon the state house of New Jersey, and for the purchase of a suitable flag for the same and regulating the use of the same,"

Assembly Bill No. 182, entitled "A Further Supplement to an act entitled 'An act to regulate fences,'" passed January twenty-third, one thousand seven hundred and ninety-nine,

And

Assembly Bill No. 89, entitled "An Act for the preservation of poultry, sheep and other domestic animals,"

Without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 8, entitled "An-Act to repeal an act entitled 'An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same and for other purposes therein mentioned," passed March eleventh, one thousand seven hundred and seventy-four,

Senate Bill No. 32, entitled "A Supplement to au act entitled 'An act to regulate the practice of dentistry in the state of New Jersey," approved April seventh, one thousand eight hundred and ninety,

Senate Bill No. 39, entitled "Supplement to an act entitled 'Au act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds,'" approved February eighteenth, one thousand eight hundred and seventy-uine,

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining the police and keeping the highways

and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

And

Senate Bill No. 45, entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gas light companies, electric light companies and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety-two,"

Correctly engrossed;

And

Assembly Bill No. 168, entitled "An act to provide for the compensation of certain officers of the legislature,"

And

Assembly Bill No. 213, entitled "An act to re-organize the board of freeholders in counties of the first class in this state,"

With Senate amendments correctly engrossed.

Mr. Daly, on leave, introduced

Senate Bill No. 60, entitled "A supplement to an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty-six,"

Senate Bill No. 61, entitled "An act to regulate the fees of steno-graphic reporters in the courts of this state,"

Senate Bill No. 66, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases," approved March ninth, one thousand eight hundred and eighty-one,"

And

Senate Bill No. 67, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Stokes, on leave, introduced

Senate Bill No. 74, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Skirm, on leave, introduced

Senate Bill No. 76, entitled "A Supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,'" which supplement was approved March first, one thousand eight hundred and eighty eight,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Voorhees, on leave, introduced

Senate Bill No. 82, entitled "A Supplement to an act entitled 'An act to regulate the practice of courts of law'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 83, entitled "An Act relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

Senate Bill No. 84, entitled "A Further Supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 85, entitled "A Further Supplement to the 'Act respecting conveyances'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

And

Senate Bill No. 86, entitled "An Act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Hoffman, on leave, introduced

Senate Bill No. 89, entitled "An act respecting conveyances,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Bradley, on leave, introduced

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of

providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Daly, on leave, introduced

Senate Bill No. 59, entitled "An Act to enable cities to purchase land and construct water works thereon for the purpose of surplying their inhabitants with pure and wholesome water,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The same Senator, on leave, introduced

Senate Bill No. 62, entitled "A Supplement to an act entitled 'An act to provide for the incorporation of street railway companies and to regulate the same,'" approved April sixth, one thousand eight hundred and eighty-six,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

The same Senator, on leave, introduced

Senate Bill No. 68, entitled "An Act legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled 'A further supplement to an act entitled "An act concerning township officers," approved April twenty-first, one thousand eight hundred and seventy-six,'" which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Mr. Adrain, on leave, introduced

Senate Bill No. 64, entitled "An Act to provide for the dissolution of turnpike companies which fail to maintain their turnpikes in the condition required by their charters,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Mr. Daly, on leave, introduced

Senate Bill No. 65, entitled "An Act amendatory of an act entitled 'A further supplement to an act entitled "An act constituting courts for the trial of small causes," approved March seventeenth, one thousand eight hundred and eighty-two."

Mr. Skirm, on leave, introduced

Senate Bill No. 77, entitled "A supplement to an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several

courts of the counties and fixing the salaries for the same,' approved June third, one thousand eight hundred and ninety."

Mr. Voorhees, on leave, introduced

Senate Bill No. 88, entitled "An act relative to the lighting of streets, roads and public places in this state."

Which were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Judiciary.

Mr. Packer, on leave, introduced

Senate Bill No. 58, entitled "An act relating to cities of the third class."

Mr. Ketcham, on leave, introduced

Senate Bill No. 70, entitled "A further supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Senate Bill No. 71, entitled "An act relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class,"

 $\mathbf{A}$ nd

Senate Bill No. 72, entitled "An act relating to the assessment of taxes in counties of the first class,"

Which were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Municipal Corporations.

Mr. Hoffman, on leave, introduced

Senate Bill No. 69, entitled "An act to amend an act entitled 'A further supplement to an act entitled 'An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five, which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two."

Mr. Thompson, on leave, introduced

Senate Bill No. 81, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,' which supplement was approved March fifth, one thousand eight hundred and eighty-three."

Which were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Corporations.

Mr. Stokes, on leave, introduced

Senate Bill No. 73, entitled "A Supplement to an act entitled 'An act to establish a system of public instruction'". [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four.

Mr. Skirm, on leave, introduced

Senate Bill No. 75, entitled "An Act to provide for the completion of certain additions and alterations to the state normal school, at a cost not to exceed ten thousand dollars,"

Which were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Education.

Mr. Winton, on leave, introduced

Senate Bill No. 78, entitled "A Further Supplement to an act entitled 'An act providing for the incorporation of street railway companies and to regulate the same,'" approved April sixth, one thousand eight hundred and eighty-six.

Mr. Drake, on leave, introduced

Senate Bill No. 80, entitled "An Act to regulate the rate of freight charges for transporting peaches and berries upon railroads,"

Which were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

Mr. Winton, on leave, introduced

Senate Bill No. 79, entitled "An Act to prescribe and regulate the manner of nominating candidates for certain public offices in the state of New Jersey,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Mr. Voorhees, on leave, introduced

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,'" approved March ninth, one thousand eight hundred and sixtynine, and the various amendments thereto,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill, No. 18, entitled "A Supplement to an act entitled 'An act to regulate descents,' " approved April sixteenth, one thousand eight hundred and forty-six,

Favorably.

Senate Bill No. 56, entitled "An act concerning elections of boards of chosen freeholders in counties of the first class in this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 49, entitled "A supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' "approved Jan-

uary twenty-sixth, anno domini one thousand eight hundred and seventy-six,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Thompson moved to reconsider the vote by which

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

Was ordered to have a third reading, which was agreed to.

Said bill was then amended, and agreed to, and ordered to be engrossed, and to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 16, entitled "A Supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,'" passed March second, one thousand eight hundred and eighty-five,

Senate Bill No. 17, entitled "A Supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,'" approved May eleventh, one thousand eight hundred and eighty-six,

Senate Bill No. 22, entitled "A supplement to an act entitled 'An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the incorporation of rural cemetery associations and regulate cemeteries," approved March twenty-third, one thousand eight hundred and eighty-three,"

As correctly engrossed.

Senate Bill No. 16, entitled "A supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,' passed March second, one thousand eight hundred and eighty-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty-six,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 2, 1894.

Mr. President:

April 2, 1894. J

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Be it resolved (the House of Assembly concurring), That His Excellency the Governor be requested to return to the Senate, for further consideration,

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. McMickle moved to reconsider the vote by which

Senate Bill No. 36, entitled "An act to amend an act entitled 'An supplement to an act entitled "An act to authorize the incorporation of rural cemetery associations and regulate cemeteries," approved March twenty-third, one thousand eight hundred and eighty-three,"

Was ordered to have a third reading.

Which was agreed to.

The bill was then amended and ordered to be re-engrossed, and to have a third reading.

Senate Bill No. 32, entitled "A supplement to an act entitled 'An act to regulate the practice of dentistry in the state of New Jersey,' approved April seventh, one thousand eight hundred and ninety,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said till to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 8, entitled "An act to repeal an act entitled 'An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same and for other purposes therein mentioned,' passed March eleventh, one thousand seven hundred and seventy four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—16.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein. Senate Bill No. 39, entitled "Supplement to an act entitled 'An act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds,' approved February eighteenth, one thousand eight hundred and seventy-nine,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 45, entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gas light companies, electric light companies and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety two,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 260, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state,'" approved April third, one thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Staates, Winton-8.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Stokes moved that the vote by which

Senate Bill No. 49, entitled "A supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' "approved January twenty-sixth, anno domini one thousand eight hundred and seventy six,

Was ordered to have a third reading, be reconsidered, which was adopted.

The bill was then amended, agreed to, and ordered to be reengrossed and have a third reading.

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Was returned to the Senate by the governor at the hands of Mr. John S. McMaster, his private secretary, pursuant to request.

Mr. Ketcham moved that the vote by which

Assembly Bill No. 260, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state," approved April third, one thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof,

Was passed, be reconsidered,

Which motion was lost by the following vote:

In the affirmative were—

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-9.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Assembly Bill No. 213, entitled "An act to re-organize the board of freeholders in counties of the first class in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Mesers. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-9.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Ketcham moved that the vote by which said bill was passed be reconsidered,

Which was lost by the following vote:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton—8.

In the negative were-

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

Mr. Adrain moved to reconsider the vote by which the Senate refused to reconsider the vote on final passage of

Assembly Bill No. 213, entitled "An act to re-organize the board of freeholders in counties of the first class in this state,"

And that the motion lie on the table,

Which was lost by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-9.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

Mr. Skirm moved that the vote by which

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Was ordered to have a third reading, be reconsidered,

Which was adopted.

Mr. Skirm moved that

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Be recommitted to the Committee on Municipal corporations.

Mr. Adrain moved to lay the motion on the table,

Which was lost by the following vote:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Staates, Winton —7.

In the negative were-

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

The Senate, on motion of Mr. Ketcham, took a recess of ten minutes,

Upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 10, entitled "An Act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

With amendments,

Which amendments were read and adopted, and said bill was ordered to be re-engrossed and have a third reading.

Assembly Bill No. 217, entitled "An Act to repeal an act entitled 'An act concerning the appointment of municipal officers and boards in cities,'" passed March eleventh, one thousand eight hundred and ninety-three,

Was taken up on third reading and final passage.

Mr. Daly moved that said bill be laid over until Monday night, which motion was lost by the following vote:

In the affirmative was-

Mr. Daly-1.

In the negative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

Said bill was then taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative was-

Mr. Daly-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,

Mr. President:

April 2d, 1894.)

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 207, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 1, entitled "An act to regulate the price of illuminating gas in cities of the first and second class in this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

The following communication was received from Wni. C. Heppenheimer, State Comptroller:

STATE OF NEW JERSEY,
OFFICE OF COMPTROLLER OF THE TREASURY,
TRENTON, April 2d, 1894.

To the Senate and General Assembly of the State of New Jersey:

My term of office as Comptroller of the Treasury of this State having expired, I have this day relinquished the office, with the official books and records thereof, to Hon. William S. Hancock, Comptrollerelect, and I herewith respectfully submit a report of the financial transactions of this department since October 31st, 1893, the date of my last official report.

At the beginning of the current fiscal year the amount of public money remaining in the hands of the State Treasurer and credited to the several funds as required by law, was as follows:

State Fund	
School Fund	
Total	\$979,248 24

The receipts of the State Treasury since the commencement of this fiscal year have amounted to \$2,696,107.92, and the disbursements have amounted to \$3,203,876.69, leaving a balance in the hands of the State Treasurer, subject to the Comptroller's drafts, of \$471,479.47.

The following statement will show the several funds for account of which transactions have been made:

Balance on hand October 31st, 1893	\$979,248 24		
RECEIPTS TO MARCH 31st, 1894.			
For account of State Fund	159,114 66 2,026,110 00 98,868 53		
	\$3,675,356 16		

#### DISBURSEMENTS TO MARCH 31st, 1894.

From State Fund		<b>\$</b> 873 <b>.4</b> 73	62		
" School Fund—for Invi	estments\$93,500 00	• •			
	ional purposer183,046 05				
		276,546	05		
" School Tax					
" Local Tax on Rai road	Corporations	16,394	38		
" Agricultural College F	'und ban'	3,462			
" Home for Disabled 8	oldiers, from the United	-,			
States		7,890	64		
			_	3,203,876	69
Balance on han	d March 31st, 1894	•••••	••••	\$471,479	47

	State Fund	
	School Fund	
"	Local Tax on Railroad Corporations	
	Total	• • • • • • • • • • • • • • • • • • •

This balance is credited to the several funds as follows:

As required by law, I have this day examined the several bank books of Hon. George R. Gray, State Treasurer, and find that the above-stated amounts are standing to his credit as Tresurer, in the banks of the State.

I have not deemed it necessary to submit to you a report in minute detail of the operations of the treasury since the date of my last annual report, because these operations are shown in full upon the books of the office and will form part of the report of my successor at the close of the current fiscal year.

Respectfully submitted,

WM. C. HEPPENHEIMER, Comptroller.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (the House of Assembly concurring), That the report of the account of the Hon. George R. Gray, late State Treasurer, submitted to the Legislature by the Hon. George B. Swain, the succeeding Treasurer, be confirmed, and that the official bond of the said George R. Gray be delivered to him, with accompanying documents.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

WHEREAS, The retiring State Treasurer, Hon. George R. Gray, has discharged the duties of his office in a manner honorable to himself, and creditably to his constituents and advantageously to the State, therefore

Resolved (the House of Assembly concurring), That we hereby express our recognition and appreciation of the valued services of the retiring Treasurer, and congratulate him upon the excellent record he has made for himself and the State,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill, the Governor's objections thereto to the contrary notwithstanding:

Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which amendment was approved March ninth, one thousand eight hundred and ninety-two,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Stokes then offered the following resolution, which was read: Resolved by the Senate of the State of New Jersey, That being informed of the sudden death of the Honorable George A. Halsey, who departed this life on Sunday, the 1st, at his home in the city of Newark, this Senate directs the following minute to be entered at length upon the Journal, and a copy suitably engrossed be sent to the family of the deceased:

The Honorable George A. Halsey, a distinguished citizen of this State, a man who, both in private and public life, has been for a long time closely identified with all its interests and prominent in its counsels, died at his home in the City of Newark, on Sunday, the first day of April, 1894.

He was born in the village of Springfield, County of Essex, on December 7th, 1829. For more than two hundred and fifty years, his family has been noted for its devotion to the principles of American liberty and for active service in every patriot cause. In his own career as a business man, in which he achieved great success; as a member of the State and National legislatures; as a public servant in other high and responsible positions; as a private citizen devoting the large part of a busy life to the aid of others less fortunate; as a philanthropist to whom no good cause appealed in vain, he typified in a very marked degree, the highest qualities of American citizenship. His death is a loss to the State, which he loved and served so well.

Messrs. Stokes, Winton, Ketcham and Voorhees, addressed the Senate at length in support of the resolution, and on motion of Mr. Voorhees it was unamimously adopted by a rising vote.

On motion of Mr. Stokes, the Senate then adjourned.

TUESDAY, April 3d, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. J. H. Pearse.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Journal of April 2 was read and approved.

Mr. Skirm, Chairman of the Committee on Municipal Corporations,

reported

Assembly Bill No. 14, entitled "An act to repeal an act entitled 'An act relating to cities of the first class in this state and requiring publication of the names of applicants for licenses to sell spirituous, vinous and malt and brewed liquors,' approved March seventeenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 100, entitled "An Act to repeal an act entitled 'A further supplement to an act to re organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, which further supplement, being chapter seventy-five of the laws of one thousand eight hundred and ninety-two, was approved March seventeenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 105, entitled "An act to repeal an act entitled "A supplement to an act entitled "An act constituting district courts in certain cities of this state" " [Revision], approved March ninth, one thousand eight hundred and seventy-seven, which supplemental act was passed March eighth, one thousand eight hundred and ninety-two,

Without amendment.

Mr. Hoffman, Chairman of the Committee on the Revision of Laws, reported

Assembly Bill No. 23, entitled "A further supplement to an act entitled 'An act respecting conveyances' [Revision], approved March seventeenth, one thousand eight hundred and seventy-four,"

Without amendment;

And

Assembly Bill No. 126, entitled "A Supplement to an act entitled 'An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

With amendment;

Which amendment was read and agreed to.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 46, entitled "An Act relating to and regulating the government of cities,"

With amendment, which was read and agreed to.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 8d, 1894.

Mr. President :

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 43, entitled "An Act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 43, entitled "An Act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Senate Bill No. 21, entitled "An act for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson,"

Favorably.

Mr. Ward presented a memorial from citizens of Salem county, relative to the enactment of a law requiring the study of the nature of

alcoholic drinks and other narcotics and their effect on the system, a regular branch of instruction in public schools.

Read and referred to the Committee on Education.

Mr. Stokes, for the President, on leave, introduced

Senate Bill No. 90, entitled "An Act to repeal an act entitled 'A further supplement to an act entitled "An act constituting district courts in certain cities of this state," approved March ninth, one thousand eight hundred and seventy-seven," which supplement was approved February sixteenth, one thousand eight hundred and ninety-two,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, for the President, on leave, introduced

Senate Bill No. 91, entitled "An Act concerning the granting of licenses for inns and taverns in the boroughs throughout this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Stokes, on leave, introduced

Senate Bill No. 92, entitled "A Supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Senate Bill No. 93, entitled "A Further Supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

And

Senate Bill No. 94, entitled "A Further Supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of the state,'" approved April fourteenth, anno dominione thousand eight hundred and ninety-one,

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Hinchliffe, on leave, introduced

Senate Bill No. 95, entitled "A Further Supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business'" (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven,

As substitute for Senate Bill No. 19,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations

Mr. Hoffman, on leave, introduced

Senate Bill No. 96, entitled "An Act to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase and condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Revision of Laws.

Mr. Ketcham, on leave, introduced

Senate Joint Resolution No. 1, entitled "Joint resolution to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Drake, on leave, introduced

Senate Bill No. 97, entitled "A supplement to an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

The same Senator, on leave, introduced

Senate Bill No. 98, entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the committee on Banks and Insurance.

Assembly Bill No. 180, entitled "An act to provide for the erection of a flag-staff upon the state-house of New Jersey, and for the purchase of a suitable flag for the same and regulating the use of the same."

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Assembly Bill No. 89, entitled "An act for the preservation of poultry, sheep and other domestic animals,"

#### And

Assembly Bill No. 182, entitled "A further supplement to an act entitled 'An act to regulate fences,' passed January twenty-third, one thousand seven hundred and ninety-nine,"

Were each taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 100, entitled "An act to repeal an act entitled 'A further supplement to an act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, which further supplement, being chapter seventy-five of the laws of one thousand eight hundred and ninety-two, was approved March seventeenth, one thousand eight hundred and ninety-two,"

Was taken up on second reading.

Mr. Daly moved that the enacting clause be stricken out.

Mr. Voorhees moved that that motion be laid on the table,

Which was adopted as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

In the negative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-9.

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the incorporation of rural cemetery associations and regulate cemeteries," approved March twenty-third, one thousand eight hundred and eighty-three,"

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of

such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

And

Senate Bill No. 49, entitled "A supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' approved January twenty-sixth, anno domini one thousand eight hundred and seventy-six,"

Correctly engrossed.

Mr. Hoffman offered the following resolution, which was read and adopted:

Resolved, That the first and last leaf of

Senate Bill No. 46, entitled "An act relating to and regulating the government of cities,"

Be reprinted, with the corrections, and placed on the bills.

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Staates, Winton-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 56, entitled "An act concerning elections of boards of chosen freeholders in counties of the first class in this state,"

Correctly engrossed.

Mr. Hoffman offered the following concurrent resolution, which was read and adopted:

Resolved (the House of Assembly concurring), That fifteen hundred copies of the State Treasurer's Report submitted by the Joint Committee on Treasurer's Account be printed for use of the members.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same, and requests its concurrence therein.

Senate Bill No. 22, entitled "A supplement to an act entitled "An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton —19.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the incorporation of rural cemetery associations and regulate cemeteries," approved March twenty-third, one thousand eight hundred and eighty-three,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hiuchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 49, entitled "A supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' approved January twenty-sixth, anno domini one thousand eight hundred and seventy-six,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the 'xecution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith. Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 105, entitled "An Act to repeal an act entitled 'A supplement to an act entitled "An act constituting district courts in certain cities of this state" [Revision], approved March ninth, one thousand eight hundred and seventy-seven," which supplemental act was passed March eighth, one thousand eight hundred and ninety-two,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 23, entitled "A Further Supplement to an act entitled 'An act respecting conveyances'" [Revision], approved March seventeenth, one thousand eight hundred and seventy-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty-six,"

Favorably.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 124, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty eighth, one thousand eight hundred and ninety-three,"

With amendments,

Which were read and adopted and ordered engrossed.

Mr. Voorhees offered the following concurrent resolution:

WHEREAS, The late State Geologist, Dr. George H. Cook, performed a work of great magnitude, which is of perpetual value to the State of New Jersey, which demands some permanent recognition by his fellow citizens, and

WHEREAS, The State Board of Agriculture, the State Horticulture Society and the State Grange of New Jersey request the Legislature of the State of New Jersey to consider the advisability and propriety of placing a memorial of Dr. George H. Cook in the State House, therefore

Resolved (the House of Assembly concurring), There is hereby set apart from any money not otherwise appropriated from the State Treasury the sum of \$500, or so much thereof as may be necessary to procure a suitable portrait of George H. Cook as stated, and that the President of the Senate and the Speaker of the House of Assembly are hereby constituted a committee to carry out this resolution,

Which was read and adopted as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said concurrent resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No 56, entitled "An act concerning elections of boards of chosen freeholders in counties of the first class in this state,"

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Staates-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ketcham moved that the vote by which said bill passed be reconsidered,

Which motion was disagreed to as follows:

In the affirmative were—

Messrs. Daly, Hinchliffe, McMickle, Staates-4.

In the negative were-

Mesers. Bradley, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

Assembly Bill No. 55, entitled "An act to amend an act entitled 'An act providing for the purchase and display of United States flags in connection with the public school buildings of the state,' " approved May fifth, one thousand eight hundred any ninety,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller. Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes, Chairman of the Committee on Education, reported
Senate Bill No. 55, entitled "A supplement to an act entitled 'An
act to incorporate societies for the promotion of learning'" [Revision],
approved April ninth, one thousand eight hundred and seventy-five,

Favorably.

Assembly Bill No. 168, entitled "An act to provide for the compensation of certain officers of the legislature,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchlifte, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,
April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following resolution:

Resolved, That the hour of 12 having arrived, the time appointed for the joint meeting of the two Houses, the Assembly now awaits your presence.

J. HERBERT POTTS, Clerk of the House of Assembly.

On motion of Mr. Stokes, the Senate then proceeded to the Assembly Chamber to unite with the House of Assembly in joint meeting, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—17.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

A Smith Service and a service of the service of the

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Without amendment.

# J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants."

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported said bill as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

On motion of Mr. Stokes, the Senate then adjourned.

### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mil-

ler, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—17.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 43, entitled "An act to repeal au act entitled 'An act relative to morgues and morgue-keepers,' approved March fourth, one thousand eight hundred and seventy-nine,"

With amendments,

Which were read and adopted;

Also,

Assembly Bill No. 207, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 33, entitled "An act to repeal the act entitled 'An supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,"

Favorably.

Senate Bill No. 55, entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engressed and to have a third reading.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 61, entitled "An act to regulate the fees of steno-graphic reporters in the courts of this state,"

Senate Bill No. 74, entitled "A further supplement to the act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 60, entitled "A supplement to an act entitled 'An act directing the descent of real estate,' approved April sixteenth, one thousand eight hundred and forty-six,"

Senate Bill No. 66, entitled "A supplement to an act entitled "A further supplement to an act entitled "An act regulating proceedings in criminal cases," approved March ninth, one thousand eight hundred and eighty-one,"

And

Senate Bill No. 67, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Favorably.

Assembly Bill No. 201, entitled "A Supplement to an act entitled 'An act for the preservation of clams and oysters'" [Revision], approved April fourteenth, one thousand eight hundred and forty-six,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Assembly Bill No. 180, entitled "An Act to provide for the erection of a flag-staff upon the state-house of New Jersey, and for the purchase of a suitable flag for the same and regulating the use of the same,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton-17.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 85, entitled "A Further Supplement to the 'Act respecting conveyances' "[Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 83, entitled "An Act relating to acknowledgements or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety two,"

Senate Bill No. 34, entitled "An act concerning elections in municipalities and political divisions in certain counties of this state, and fixing the time for holding the same,"

Favorably.

Assembly Bill No. 89, entitled "An Act for the preservation of poultry, sheep and other domestic animals,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Brauley, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Winton —13.

In the negative were-

Messrs. Drake, Hinchliffe, McMickle, Thompson-4.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Assembly Bill No. 124, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof," approved February twenty-eighth, one thousand eight hundred and ninety three,

Assembly Bill No. 126, entitled "A supplement to an act entitled 'An act for the punishment of crimes [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

With Senate amendments correctly engrossed.

Assembly Bill No. 23, entitled "A Further Supplement to an act entitled 'An "ct respecting conveyances'" [Revision], approved March seventeenth, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18. In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 60, entitled "A Supplement to an act entitled 'An act directing the descent of real estates,'" approved April sixteenth, one thousand eight hundred and forty-six,

Senate Bill No. 61, entitled "An act to regulate the fees of steno-graphic reporters in the courts of this state,"

Senate Bill No. 67, entitled "A Supplement to an act entitled 'An act constituting courts for the trial of small causes,' " approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 74, entitled "A Further Supplement to the act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 76, entitled "A Supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy four,' "which supplement was approved March first, one thousand eight hundred and eighty-eight,"

And

Senate Bill No. 85, entitled "A Further Supplement to the 'Act respecting conveyances'" [Revision], approved Murch twenty-seventh, one thousand eight hundred and seventy-four.

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrosed and to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 5, entitled "An Act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Correctly re-engrossed.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 22, entitled "A supplement to an act entitled 'An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Without amendment.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon: "I certify that this bill originated in the Senate.

#### WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 22, entitled "A supplement to an act entitled 'An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four."

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly

by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has pussed the following resolution:

WHEREAS, The retiring State Comptroller, Hon. William C. Heppenheimer, has discharged the duties of his office in a manner honorable to himself and creditable to his State; therefore,

Resolved (the Senate concurring), That we hereby express our recognition and appreciation of the valued services of the retiring Comptroller, and congratulate him upon the excellent record he has made for himself and the State.

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

On motion of Mr. Stokes, said resolution was concurred in unanimously.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 222, entitled "An act to authorize a new publication of the public acts of the legislature of this state, and a subscription therefor on the part of this state,"

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 222, entitled "An act to authorize a new publication of the public acts of the legislature of this state, and a subscription therefor on the part of this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

On motion of Mr. Stokes, the Senate took a recess of ten minutes, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward, Winton—14.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 7, entitled "A Supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,'" approved March eighth, one thousand eight hundred and eighty-two,

With amendments.

## J. HERBERT POTTS, Clerk of the House of Assembly.

Amendments to said bill were severally read and adopted, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 219, entitled "An act to amend an act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by

agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight,"

Assembly Bill No. 218, entitled "An act to amend an act entitled 'A supplement to an act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight, which supplement was approved April fourth one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 170, entitled "An act to compel the erection of fire-escapes and to prevent their incumbrance in cities of the first class,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 219, entitled "An act to amend an act entitled "An act to amend an act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement, approved March twenty-third, one thousand eight hundred and eighty-eight,"

And

Assembly Bill No. 218, entitled "An act to amend an act entitled 'A supplement to an act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight, which supplement was approved April fourth, one thousand eight hundred and ninety-three,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Militia.

Assembly Bill No. 170, entitled "An act to compel the erection of fire-escapes and to prevent their encumbrance in cities of the first class,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 222, entitled "An Act to authorize a new publication of the public acts of the legislature of this state, and a subscription therefor on the part of this state,"

Without amendment.

Said bill was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 4th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 45, entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gas light companies, electric light companies and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety-two,"

Without amendment;

Also,

Assembly Bill No. 167, entitled "An Act for the government and regulation of the state prison,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 167, entitled "An Act for the government and regulation of the state prison,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 45, entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gas light companies, electric light companies and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety-two."

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 49, entitled "A supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' approved January twenty-sixth, anno domini one thousand eight hundred and seventy-six."

Without amendment,

12

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 49, entitled "A supplement to an act entitled "An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' approved Jan-

uary twenty-sixth, anno domini one thousand eight hundred and seventy-six."

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Skirm, Chairman of the Committee on Militia, reported

Assembly Bill No. 218, entitled "An act to amend an act entitled 'A supplement an act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement, approved March twenty-third, one thousand eight hundred and eighty-eight, which supplement was approved April fourth, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 219, entitled "An act to amend an act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight."

On motion of Mr. Stokes, the Senate then adjourned.

## WEDNESDAY, April 4th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. E. Collins Smith.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Staates, Stokes, Voorhees, Ward, Winton—15.

Journal of April 3d was read and approved.

Senate Bill No. 21, entitled "An act for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars."

Without amendment.

Senate Bill No. 34, entitled "An act concerning elections in municipalities and political divisions in certain counties of this state, and fixing the time for holding the same,"

Was taken up and on motion of Mr. Skirm laid over.

Assembly Bill No. 124, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Staates, Stokes, Voorhees, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 27, entitled "An act to repeal an act entitled 'An act to provide for the use of the proceeds of riparian sales, grants and leases,' approved March nineteenth, one thousand eight hundred and ninety,"

Was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Staates, Stokes, Voorhees, Ward, Winton--16.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had possed the same without amendment.

Mr. Adrain, on leave, introduced

Senate Bill No. 99, entitled "An act to repeal an act entitled 'An act relative to the publication of the expenditures of the public moneys by the common council or other governing body in cities of the second class of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

With amendments, which were read and adopted, and ordered to be engrossed and said bill as amended,

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Hoffman, moved to recommit

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

To the Committee on Game and Fisheries.

On motion of Mr. Stokes the Senate took a recess until 11:30 o'clock, upon conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Mesers. Adrain, Bradley, Drake, Hinchliffe, Hoffman, McMickle, Packer, Rogers (President), Staates, Stokes, Voorhees, Ward, Winton—13.

Mr. Hoffman, Chairman of the Committee on the Revision of the Laws, reported

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 24, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 25, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts

of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May third, one thousand eight hundred and eighty-nine,"

Senate Bill No. 26, entitled "An act to amend an act entitled 'An act to regulate the practice of courts of law,' approved March tenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 27, entitled "An act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 28, entitled "An act in relation to debts fraudulently contracted and obligations fraudulently incurred,"

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 47, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law," approved March twenty-seventh, one thousand eight hundred and seventy-four," which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three,

Senate Bill No. 53, entitled "A further supplement to an act entitled 'An act respecting writs of error' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections' [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,"

Senate Bill No. 84, entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 89, entitled "An act respecting conveyances,"

Senate Bill No. 90, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act constituting district courts in certain cities of this state," approved March ninth, one thousand eight hundred and seventy-seven," which supplement was approved February sixteenth, one thousand eight hundred and ninety-

And

Senate Bill No. 66, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases," "approved March ninth, one thousand eight bundred and eighty-one,

By way of substitute,

And

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

By way of substitute,.

And

Assembly Bill No. 50, entitled "An act entitled 'An act to prohibit the carrying of unlawful messages by telegraph, express companies and other common carriers,"

Assembly Bill No. 162, entitled "A further supplement to an act entitled 'An act to sec re to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 183, entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state,'" approved March thirtieth, one thousand eight hundred and sixty four,

Without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 60, entitled "A supplement to an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty six,

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' "which supplement was approved March first, one thousand eight hundred and eighty-eight,

Senate Bill No. 55, entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning'" [Revision], approved April ninth, one thousand eight hundred and seventy-five,

Correctly engrossed,

And

Senate Bill No. 7, entitled "A supplement to an act entitled "An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,' approved March eighth, one thousand eight hundred and eighty-two,"

Correctly re-engrossed.

Mr. Hoffman, Chairman of the Committee on Elections, reported Senate B II No. 63, entitled "An act legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled 'A further supplement to an act entitled "An act concerning township officers," approved April twenty-first, one thousand eight hundred and seventy-six," which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight,

Favorably.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported.

Senate Bill No. 67, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes,'" approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 74, entitled "A further supplement to the act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings'" [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,

And

Senate Bill No. 85, entitled "A further supplement to the 'Act respecting conveyances'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Correctly engrossed.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 95, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business'" (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven.

Favorably.

Said bill was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 18, entitled "A supplement to an act entitled 'An act to regulate descents,'" approved April sixteenth, one thousand eight hundred and forty six,

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,'" approved April sixteenth, one thousand eight hundred and forty-six,

Senate Bill No. 33, entitled "An Act to repeal the act entitled 'A supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy four," which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,

Senate Bill No. 83, entitled "An act relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments re-

quiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

Senate Bill No. 80, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities," approved March eighth, one thousand eight hundred and ninety-two,

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars,"

Senate Bill No. 47, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law," " approved March twenty-seventh, one thousand eight hundred and seventy four, which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three,

Senate Bill No. 53, entitled "A further supplement to an act entitled 'Au act respecting writs of error'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections'" [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,

Senate Bill No. 84, entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 89, entitled "An act respecting conveyances," And

Senate Bill No. 90, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act constituting district courts in certain cities of this state," approved March ninth, one thousand eight hundred and seventy-seven, which supplement was approved February sixteenth, one thousand eight hundred and ninety-two.

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes, on leave, introduced for the President,

Senate Bill No. 100, entitled "A supplement to an act entitled 'An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,'" approved May twelfth, one thousand eight hundred and ninety,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 162, entitled "A further supplement to an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Assembly Bill No. 50, entitled "An act entitled 'An act to prohibit the carrying of unlawful messages by telegraph, express companies and other common carriers,"

Was taken up and, on motion of Mr. Skirm, laid over.

Assembly Bill No. 183, entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state,' approved March thirtieth, one thousand eight hundred and sixty-four,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Senate Bill No. 63, entitled "An act legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled "A further supplement to an act entitled "An act concerning township officers," approved April twenty-first, one thousand eight hundred and seventy-six,' which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes moved that when the Senate adjourn it be to meet on Friday morning at 10 o'clock, and that when it then adjourn it be to meet on Monday evening at 8 o'clock,

Which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, April 6th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

MONDAY, April 9th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. S. Edward Young. Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton —19.

Journal of April 4th and 6th was read and approved.

Mr. Bradley presented a petition from citizens of Middletown and Atlantic Highlands requesting that no law be passed to lease out or hire to any person or party any portion of the oyster beds under any waters or bays or arms of the sea within the territory of Monmouth county.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 97, entitled "A supplement to an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Favorably;

And

Assembly Bill No. 167, entitled "An act for the government and regulation of the state prison,"

Without amendment;

And

Senate Bill No. 52, entitled an "Act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

With amendment.

Mr. Winton, on leave, introduced

Senate Bill No. 101, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

Which were read for the first time by their title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr. Bradley, on leave, introduced

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr Ketcham, on leave, introduced

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

And

Senate Bill No. 105, entitled "An act concerning licenses in cities of this state,"

Which were read for the first time by their titles, ordered to have a second reading and referred to the Committee on Municipal Corporations.

Mr. Perkins, on leave, introduced

Senate Bill No. 106, entitled "An act to amend an act entitled 'An act to regulate the practice of medicine and surgery, to license physisians and surgeons and to punish persons violating the provisions thereof,' approved May twelfth, one thousand eight hundred and ninety,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

The same Senator, on leave, introduced

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets, or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Skirm, on leave, introduced

Senate Bill No. 108, entitled "An act to fix the fees of sheriffs of counties in which is or may be maintained a workhouse,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Stokes, for the President, on leave, introduced

Senate Joint Resolution No. 2, entitled "A joint resolution requesting the senators and representatives of this state in congress, to use their best efforts to prevent any legislation imposing a tax on mutual building and loan associations,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Bradley, on leave, introduced

Senate Joint Resolution No. 3, entitled "Join resolution requesting the senators and representatives in congress from this state to secure the passage of a law providing for a national labor holiday,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Mr. Miller, on leave, introduced

Senate Bill No. 109, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr. Voorhees, on leave, introduced

Senate Bill No. 110, entitled "An act to repeal a supplement to an act relative to the supreme and circuit courts of this state,"

Senate Bill No. 111, entitled "An act to repeal an act to authorize the transfer of suits from the several county circuit courts, to the several inferior courts of common pleas,"

Senate Bill No. 112, entitled "Supplement to an act entitled 'An act respecting judges of the courts of the common pleas,' approved March tenth, one thousand eight hundred and eighty-five, and of the several supplements,"

Which were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Judiciary.

Mr. Voorhees, on leave, introduced

Senate Bill No. 113, entitled "A futher supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Banks and Insurance.

Senate Bill No. 114, entitled "An act authorizing courts in this state to give the same force and effect to depositions taken stenographically by officers of such courts as if the same were signed by the witnesses,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Voorhees, on leave, introduced

Senate Bill No. 115, entitled "An act concerning the school libraries of the state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Favorably.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Senate Bill No. 64, entitled "An act to provide for the dissolution of turnpike companies which fail to maintain their turnpikes in the condition required by their charters,"

Senate Bill No. 69, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five,' which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two,"

And

Senate Bill No. 81, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five, which supplement was approved March fifth, one thousand eight hundred and eighty-three,"

Favorably.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two,"

Senate Bil! No. 33, entitled "An act to repeal the act entitled 'A supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March twenty fifth, one thousand eight hundred and eighty-nine,"

Senate Bill No. 47, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 53, entitled "A further supplement to an entitled 'An act respecting writs of error'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections'" [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,

Senate Bill No. 63, entitled "An act legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled 'A further supplement to an act entitled "An act concerning township officers," approved April twenty-first, one thousand eight hundred and seventy-six,' which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight,"

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars,"

Senate Bill No. 84, entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 89, entitled "An act respecting conveyances,"

Senate Bill No. 90, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act constituting district courts in certain cities of this state," approved March ninth, one thousand eight hundred and seventy-seven, which supplement was approved February sixteenth, one thousand eight hundred and ninety-two,"

And

Senate Bill No. 95, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business' (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven,"

Correctly engrossed.

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 24, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was laid over on motion of Mr. Adrain.

Senate Bill No. 25, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May third, one thousand eight hundred and eighty-nine,"

And

Senate Bill No. 26, entitled "An act to amend an act entitled 'An act to regulate the practice of courts of law,' approved March tenth, one thousand eight hundred and ninety-three,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 9th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 11, entitled "An act to repeal an act entitled 'An act concerning bills that have been or may be presented to the governor and that have become or may become laws without his signature,' passed March twenty-first, one thousand eight hundred and ninety-four,"

Senate Bill No. 32, entitled "A supplement to an act entitled 'An act to regulate the practice of dentistry in the state of New Jersey,'" approved April seventh, one thousand eight hundred and ninety,

And

Senate Bill No. 39, entitled "Supplement to an act entitled 'An act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds,' approved February eighteenth, one thousand eight hundred and seventy-nine,"

Without amendment.

J. HERBERT POTTS,

Clark of the House of Assembly.

The following bills having passed both houses were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 11, entitled "An act to repeal an act entitled 'An act concerning bills that have been or may be presented to the governor and that have become or may become laws without his signature,' passed March twenty-first, one thousand eight hundred and ninety-four,"

Senate Bill No. 32, entitled "A supplement to an act entitled "An act to regulate the practice of dentistry in the state of New Jersey," approved April seventh, one thousand eight hundred and ninety,"

## And

Senate Bill No. 39, entitled "Supplement to an act entitled 'An act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds,' approved February eighteenth, one thousand eight hundred and seventy-nine."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 9th, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 28, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 44, entitled "An act to provide that school trustees and boards of education in every school district of this state shall furnish free text-books to all scholars attending the public schools,"

Assembly Bill No. 118, entitled "An act to amend section thirtysix of an act entitled 'An act concerning sheriffs' [Revision], approved the fifteenth day of March, one thousand eight hundred and seventysix," Assembly Bill No. 163, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 176, entitled "An act to further define the duties of factory and workshop inspector, and to include in the same the inspection of mines and the making and enforcement of regulations in respect to the operation of the same with increased safety to those employed therein,"

Assembly Bill No. 189, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities of this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Assembly Bill No. 193, entitled "A supplement to an act entitled 'An act respecting coroners' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 196, entitled "A supplement to an act entitled 'An act to establish a system of public instruction,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 210, entitled "A supplement to the act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Assembly Bill No. 212, entitled "An act to abolish public road boards in counties of this state and to transfer to and vesting in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers and property now vested in and belonging to such public road boards,"

Assembly Bill No. 220, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 223, entitled "An act concerning trespassing on private lands,"

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,"

Assembly Bill No. 229, entitled "An act to establish a new township in the county of Burlington and state of New Jersey, to be known as the township of Palmyra," Assembly Bill No. 234, entitled "An act to set over a part of Elk township, in Gloucester county, to become a part of Clayton township."

Assembly Bill No. 241, entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five,"

Assembly Bill No. 251, entitled "An act to permit boards of aldermen to appoint their clerk for a period,"

Assembly Bill No. 256, entitled "A further supplement to the act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Assembly Bill No. 257, entitled "A supplement to an act entitled 'An act concerning boroughs,' approved March twenty-eighth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 279, entitled 'An act permitting the catching of fish by set-lines and fish weirs in those tributaries of the Delaware river above tide water which are obstructed by dams,"

Assembly Bill No. 282, entitled "A supplement to an act entitled 'An act concerning cities,' approved March eighth, one thousand eight hundred and seventy-seven,"

And

Assembly Bill No. 290, entitled "An act in relation to comptrollers in cities of this state,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Senate Bill No. 27, entitled "An act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 28, entitled "An act in relation to debts fraudulently contracted and obligations fraudulently incurred,"

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies, [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Senate Bill No. 64, entitled "An act to provide for the dissolution of turnpike companies which fail to maintain their turnpikes in the ndition required by their charters,"

And

Senate Bill No. 81, entitled "A further supplement to an act entitled 'A supplement to a act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five, which supplement was approved March fifth, one thousand eight hundred and eighty-three,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 97, entitled "A supplement to an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 42, entitled "An act to authorize incorporated towns and townships in the state to establish and maintain electric light plants for public lighting,"

Adversely.

Mr. Miller, of said committee, submitted a minority report favorable.

Mr. Bradley moved that the report of the majority be concurred in, which was disagreed to by the following vote:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Smith, Stokes, Thompson, Voorhees—8.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Rogers (President), Skirm, Ward, Winton—11.

Said bill was ordered to be placed on calendar and have a second reading.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 96, entitled "An act to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment,"

With amendments, which were read and approved.

Said bill was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Senate Bill No. 5, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Stokes, Voorhees, Ward—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Senate Bill No. 55, entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning'" [Revision], approved April ninth, one thousand eight hundred and seventy-five,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Mc-M.ckle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Drake, Hinchliffe, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 74, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 60, entitled "A supplement to an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty-six,"

Were, on motion, laid over temporarily.

Senate Bill No. 67, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Daly, Hinchliffe, McMickle, Perkins-4.

In the negative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

Senate Bill No. 85, entitled "A further supplement to the 'Act respecting conveyances'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affimative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

In the negative was-

Mr. Daly-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 7, entitled "A supplement to an act entitled "An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof," approved March eighth, one thousand eight hundred and eighty-two,

Senate Bill No. 33, entitled "An act to repeal the act entitled 'A supplement to an act entitled "An act concerning juries," "approved March twenty-seventh, one thousand eight hundred and seventy-four, which supplement was approved March twenty fifth, one thousand eight hundred and eighty-nine,

Were, on motion, laid over.

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in the cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities," approved March eighth, one thousand eight hundred and ninety-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations to the state normal school, at a cost not to exceed ten thousand dollars,"

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Voorhees, Ward, Winten—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein

Senate Bill No. 53, entitled "A further supplement to an act entitled 'An act respecting writs of error' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections' [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,"

Were taken up and, on motion, laid over.

Senate Bill No. 84, entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings' " [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up to and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 89, entitled "An act respecting conveyances,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton —12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 95, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business'" (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 63, entitled "An act legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled 'A further supplement to an act entitled "An act concerning township officers," approved April twenty-first, one thousand eight hundred and seventy-six," which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Skirm, Smith, Voorhees, Ward, Winton—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 28, entitled "A supplement to an act entitled 'An act to establish a system of public instruction," [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Assembly Bill No. 44, entitled "An act to provide that school trustees and boards of education in every school district of this state shall furnish free text-books to all scholars attending the public schools,

And

Assembly Bill No. 196, entitled "A supplement to an act entitled 'An act to establish a system of public instruction,'" approved March twenty-seventh, one thousand eight hundred and seventy-four,

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 118, entitled "An act to amend section thirtysix of an act entitled 'An act concerning sheriffs,'" [Revision], approved the fifteenth day of March, one thousand eight hundred and seventy-six,

Assembly Bill No. 189, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities of this state,' " approved March ninth, one thousand eight hundred and seventy-seven,

And

Assembly Bill No. 210, entitled "A supplement to the act entitled 'An act to regulate the practice of courts of law'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Judiciary.

A message was received from the Governor by the hands of his private secretary, Mr. John S. McMaster, returning to the Senate

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

With his objections thereto.

On motion of Mr. Stokes the message was ordered laid upon the table.

Assembly Bill No. 163, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 193, entitled "A supplement to an act entitled 'An act respecting coroners' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 220, entieled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

And

Assembly Bill No. 211, entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 176, entitled 'An act to further define the duties of factory and workshop inspector and to include in the same the in-

spection of mines and the making and enforcement of regulations in respect to the operation of the same with increased safety to those employed therein,"

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Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Assembly Bill No. 234, entitled "An act to set over a part of Elk township, in Gloucester county, to become a part of Clayton township,"

And

Assembly Bill No. 257, entitled "A supplement to an act entitled 'An act concerning boroughs,' approved March twenty-eighth, one thousand eight hundred and ninety-two,"

Were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 212, entitled 'An act to abolish pubic road boards in counties of this state and to transfer to and vesting in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers and property now vested in and belonging to such public road boards,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 223, entitled "An act concerning trespassing on private lands,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Assembly Bill No. 228, entitled "An act providing for the appointment of commissioners to assist in the establishment of the Chickanga and Chattanooga national military park, and for the payment of the expenses of the same,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Assembly Bill No. 229, entitled "An act to establish a new town-ship in the county of Burlington and state of New Jersey, to be known as the township of Palmyra,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Assembly Bill No. 251, entitled "An act to permit boards of aldermen to appoint their clerk for a period,"

Assembly Bill No. 256, entitled "A further supplement to the act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Assembly Bill No. 282, entitled "A supplement to an act entitled 'An act concerning cities,' approved March eighth, one thousand eight hundred and seventy-seven,"

And

Assembly Bill No. 290, entitled "An act in relation to comptrollers in cities of this state,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 279, entitled "An act permitting the catching of fish by set-lines and fish weirs in those tributaries of the Delaware river above tide-water which are obstructed by dams,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

Mr. Daly, on leave, introduced

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

As substitute for

Senate Bill No. 59, entitled "An act to enable cities to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 126, entitled "A Supplement to an act entitled 'An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 14, entitled "An act to repeal an act entitled 'An act relating to cities of the first class in this state and requiring publication of the names of applicants for licenses to sell spirituous, vinous and malt and brewed liquors," approved March seventeenth, one thousand eight hundred and ninety-two,

Was taken up and, on motion, laid over until Wednesday;

As was also

Assembly Bill No. 207, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six."

Assembly Bill No. 50, entitled "An act entitled 'An act to prohibit the carrying of unlawful messages by telegraph, express companies and other common carriers,"

Was taken up;

Mr. Daly offered amendments, which were disagreed to, and

Said bill was then read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 167, entitled "An act for the government and regulation of the state prison,"

And

Assembly Bill No. 183, entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state,' approved March thirtieth, one thousand eight hundred and sixty-four,"

Were taken up and laid over until Wednesday.

Assembly Bill No. 201, entitled "A supplement to an act entitled 'An act for the preservation of clams and oysters' "[Revision], approved April fourteenth, one thousand eight hundred and forty-six,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Smith, Thompson, Voorhees, Ward, Winton—16.

In the negative were-

Mr. Stokes-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 162, entitled "A further supplement to an act entitled "An act to secure to creditors an equal and just division of

the estates of debtors who convey to assignees for the benefit of creditors'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—16.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 18, entitled "A supplement to an act entitled 'An act to regulate descents,' approved April sixteenth, one thousand eight hundred and forty-six,

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,'" approved April sixteenth, one thousand eight hundred and forty-six,

Senate Bill No. 21, entitled "An act for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson,"

And

Senate Bill No. 83, entitled "An act relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

Correctly engrossed.

On motion of Mr. Stokes, the Senate then adjourned until Wednesday morning.

## WEDNESDAY, April 11th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. B. C. Lippincott.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Hinchliffe, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

Journal of April 9th was read and approved.

Mr. Bradley presented a petition from citizens of Monmouth county relative to pound fishing on New Jersey coast, which was read and referred to Committee on Game and Fisheries.

Mr. Winton presented a petition from residents of township of Englewood relative to preservation of fish in the Hackensack river and its tributaries. Read and referred to Committee on Game and Fisheries.

Mr. Skirm, from members of Newark Methodist Episcopal Conference, relative to Senate Bill No. 91. Read and filed.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 223, entitled "An act concerning trespassing on private lands,"

Without amendment.

Mr. Winton, on leave, introduced

Senate Bill No. 117, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissions.

The same Senator, on leave, introduced

Senate Bill No. 118, entitled "Amendment to an act entitled 'An act to increase the jurisdiction of justices of the peace,'" approved March twelfth, one thousand eight hundred and seventy-nine,

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Revision of Laws.

Mr. Ketcham, on leave, introduced

Senate Bill No. 119, entitled "A further supplement to an act entitled 'An act providing for the formation and government of towns," approved April twenty-fourth, one thousand eight hundred and eighty-eight,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Skirm, on leave, introduced

Senate Bill No. 120, entitled "An act in relation to the inspectorgeneral's department of the national guard,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Bradley, on leave introduced

Senate Bill No. 121 entitled "A supplement to an act entitled 'An act for the formation of borough governments," approved April fifth, anno domini one thousand eight hundred and seventy-eight,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

The same Senator, on leave, introduced

Senate Bill No. 122, entitled "An act for the preservation of fish,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

Mr. Miller, on leave, introduced

Senate Bill No. 123, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act concerning roads" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March twelfth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth class counties of this state, and to provide for the payment of the expense thereof," approved March twenty-third, one thousand eight hundred and ninety-two,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committe on Agriculture and Agricultural College.

Mr. Adrain, on leave, introduced, by request.

Senate Bill No. 125, entitled "A supplement to an act entitled 'An act concerning judgments' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Senate Bill No. 43, entitled "An act to repeal an act entitled 'An act relative to morgues and morgue-keepers,' approved March fourth, one thousand eight hundred and seventy-nine,"

Was taken up and, on motion of Mr. Skirm, recommitted to the Committee on Miscellaneous Business.

Mr. Skirm asked unanimous consent to withdraw

Senate Bill No. 34, entitled "An act concerning elections in nunicipalities and political divisions in certain counties of this state, and fixing the time for holding the same,"

From the files of the Senate, which was agreed to.

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 52, entitled "An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Senate Bill No. 69, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five,' which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two,"

Senate Bill No. 53, entitled "A further supplement to an act-entitled 'An act respecting writs of error' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections' [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,"

Ánd

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,'" approved April sixteenth, one thousand eight hundred and forty-six,

Were severally taken up, and, on motion, laid over until to-morrow. Senate Bill No. 21, entitled "An act for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Hinchliffe, Ketcham, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 47, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 83, entitled "An act relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 96, entitled "An Act to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment,"

Correctly engrossed.

Mr. Voorhees, on leave, introduced

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Mr. Stokes moved that that part of the Journal of April 3d which shows that House amendments to

Senate Bill No. 7, entitled "A supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,' approved March eighth, one thousand eight hundred and eighty-two,"

Were adopted, and said bill ordered to be engrossed with amendments embodied therein, be expunged from the Journal, which motion was unanimously adopted.

The House amendments to said bill were then taken up on second reading, and, on motion of Mr. Skirm, laid over.

Senate Bill No. 33, entitled "An act to repeal the act entitled 'A supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,"

Was taken up on third reading.

Mr. Stokes asked unanimous consent to offer amendment, which was granted.

The amendment was then read and agreed to, as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hoffman, Miller, Packer, Rogers (President), Skirm, Staates, Stokes, Ward—10.

In the negative were-

Messrs. Hinchliffe, Ketcham, Smith, Thompson, Voorhees, Winton —6.

Said bill was ordered to be re-engrossed with the amendments embodied therein, and have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

#### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

On motion of Mr. Stokes, the Senate proceeded to the consideration of Executive business, on the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

Mr Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 70, entitled "A further supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Senate Bill No. 71, entitled "An act relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class,"

Senate Bill No. 72, entitled "An act relating to the assessment of taxes in counties of the first class,"

Senate Bill No. 99, entitled "An act to repeal an act entitled 'An act relative to the publication of the expenditures of the public moneys by the common council or the governing body in cities of the second class of this state,"

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

And

Senate Bill No. 105, entitled "An act concerning licenses in cities of this state,"

Favorably;

And

Assembly Bill No. 156, entitled "An act concerning and providing for commissioners of appeals in cases of taxation,"

Without amendment.

Mr. Skirm, on leave, introduced

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Hinchliffe, on leave, introduced

Senate Bill No. 128, entitled "A further supplement to an act entitled 'An act to provide for the incorporation of street railway companies, and to regulate the same,'" approved April sixth, one thousand eight hundred and eighty-six,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

The same Senator, on leave, introduced

Senate Bili No. 129, entitled "An act in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases."

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Banks and Insurance.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Favorably;

And

Assembly Bill No 212, entitled "An act to abolish public road boards in counties of this state and to transfer to and vesting in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers and property now vested in and belonging to such public road boards,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on Labor and Industries, reported

Assembly Bill No. 176, entitled "An act to further define the duties of factory and workshop inspector and to include in the same the inspection of mines and the making and enforcement of regulations in respect to the operation of the same with increased safety to those employed therein,"

Without amendment.

Mr Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Without amendment.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations'" [Revision], approved April seventh, one thousand eight hundred and seventy five,

Favorably.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 24, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law'" [Revision], approved March twenty seventh, on thousand eight hundred and seventy-four,

Senate Bill No. 25, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which supplement was approved May third, one thousand eight hundred and eighty-nine,

Senate Bill No. 26, entitled "An act to amend an act entitled 'An act to regulate the practice of courts of law,'" approved March tenth, one thousand eight hundred and ninety-three,

Senate Bill No. 27, entitled "An act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 28, entitled "An act in relation to debts fraudulently contracted and obligations fraudulently incurred,"

Senate Bill No. 29, entitled "An act to amend an act entitled 'A act concerning legacies' [Revision], approved March twenty-seventh one thousand eight hundred and seventy-four,"

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approve April fifth, one thousand eight hundred and seventy-eight,"

Senate Bill No. 64, entitled "An act to provide for the dissolution of turnpike companies which fail to maintain their turnpikes in the condition required by their charters,"

Senate Bill No. 69, entitled "An act to amend an act entitled "An act concerning corporations [Revision], approved April seventh, one thousand eight hundred an seventy-five, which said supplement was approved February twenty fourth, one thousand eight hundred and ninety-two,"

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 97, entitled "A supplement to an act entitled 'Ar act relative to the government and management of the insane asylum or hospitals owned by the state of New Jersey,' approved Marcheleventh, one thousand eight hundred and ninety-three,"

And

Senate Bill No. 33, entitled "An act to repeal the act entitled "A supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy-four, which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,"

Correctly engrossed.

Senate Bill No. 96, entitled "An act to enable cities in this state located on or near the ocean, and embracing within their limits of jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach of ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction of encroachment,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was de cided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 90, entitled "An Act to repeal an act entitled 'A further supplement to an act entitled "An act constituting district courts in certain cities of this state," approved March ninth, one thousand eight hundred and seventy-seven," which supplement was approved February sixteenth, one thousand eight hundred and ninety-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

In the negative were-

Mesers. Daly, Hinchliffe-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 27, entitled "An act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of

debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty six."

Was taken up on third reading, and, on motion of Mr. Winton, laid over.

Senate Bill No. 28, entitled "An act in relation to debts fraudulently contracted and obligations fraudulently incurred,"

Was taken up and, on motion of Mr. Voorhees, laid over.

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton —13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 105, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act constituting district courts in certain cities of this state" '" [Revision], approved March ninth, one thousand eight hundred and seventy-seven, which supplemental act was passed March eighth, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Hinchliffe-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 69, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five,' which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messre. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—14.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 212, entitled "An act to abolish public road boards in counties of this state and to transfer to and vesting in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers and property now vested in and belonging to such public road boards,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Stokes, on leave, introduced

Senate Bill No. 130, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute, or by virtue of any judicial proceedings" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Was taken up on third reading.

Mr. Stokes asked unanimous consent to offer an amendment, which was granted.

Said amendment was read and agreed to.

Said bill was ordered to be re-engrossed with the amendments embodied therein, and to have a third reading.

Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Joint Resolution No. 1, entitled "Joint resolution to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey,"

Favorably.

Said joint resolution

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 18, entitled "A supplement to an act entitled 'An act to regulate descents,' approved April sixteenth, one thousand eight hundred and forty-six,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—11.

In the negative were-

Messrs. Bradley, Perkins, Thompson,-3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 11th, 1894.

Mr. President:

I am directed by the House of Assembly to request the Senate to return to the House of Assembly, for further consideration,

Senate Bill No. 7, entitled "A supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,' approved March eighth, one thousand eight hundred and eighty-two."

# J. HERBERT POTTS, Clerk of the House of Assembly.

Which request was concurred in, and the Secretary was directed to return said bill to the House of Assembly.

Mr. Voorhees offered the following resolution, which was read and adopted:

Resolved, That the House of Assembly be requested to return to the Senate, House Bill No. 124, for further consideration.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same.

Mr. Voorhees moved to reconsider the vote by which

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Was passed to a third reading, which was agreed to, and said bill placed back on second reading.

Mr. Voorhees offered amendment to said bill, which was read and agreed to.

The amendment was ordered to be engrossed, and said bill to have a third reading.

Assembly Bill No. 75, entitled "An act to repeal an act entitled 'An act to appoint a commissioner of mines, and defining the powers and duties of such commissioner,' approved February twenty-fifth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative was—Mr. Staates—1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 88, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled "A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eighty-nine, and to end the term of office of any officer or officers appointed thereunder,"

Without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 11th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 133, entitled "An act relating to cities of the

second class in this state,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 133, entitled "An act relating to cities of the second class in this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 11th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 233, entitled "An act to abolish public road boards in counties in this state, and to transfer to and vest in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers, rights and property now vested in and belonging to such public road boards,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 233, entitled "An act to abolish public road boards in counties of this state, and to transfer to and vest in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers, rights and property now vested in and belonging to such public road boards,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 116, entitled "An act to enable cities to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water,"

Favorably.

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Assembly Bill No. 88, entitled "An Act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled "A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eighty-nine, and to end the term of office of any officer or officers appointed thereunder,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Hoffman, Chairman of the Committee on the Revision of Laws, reported

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Favorably.

Assembly Bill No. 223, entitled "An act concerning trespassing on private lands,"

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Perkins moved to reconsider the vote by which

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Was passed to a third reading,

Which was agreed to, and bill placed back on second reading.

Mr. Perkins then offered an amendment to said bill, which was read and agreed to and ordered to be engrossed, and said bill to have a third reading.

Assembly Bill No. 256, entitled "A further supplement to the act entitled 'An act concerning taxes,'" approved April fourteenth, one thousand eight hundred and forty-six,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Winton-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 176, entitled "An act to further define the duties of factory and workshop inspector, and to include in the same the inspection of mines and the making and enforcement of regulations in respect to the operation of the same with increased safety to those employed therein,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 50, entitled "An act entitled 'An act to prohibit the carrying of unlawful messages by telegraph, express companies and other common carriers,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 52, entitled "An act to amend an act entitled 'An act respecting the office of treasurer in certain towns, boroughs and townships,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, amended, agreed to, and on motion of Mr. Perkins, said bill was laid over.

Senate Bill No. 116, entitled "An act to enable cities to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 70, entitled "A further supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Senate Bill No. 71, entitled "An act relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class,"

Senate Bill No. 72, entitled "An act relating to the assessment of taxes in counties of the first class,"

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 105, entitled "An act concerning licenses in cities of this state,"

Senate Bill No 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

And

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

# THURSDAY, April 12th, 1894.

At 11 o'clock the Senate met.

The session was opened by prayer by the Rev. S. Gifford Nelson.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer.

Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton-17.

Journal of April 11 was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 12th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 55, entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning' [Revision], approved April ninth, one thousand eight hundred aud seventy-five,

And

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars,"

Without amendment.

## J. HERBERT POTTS.

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that these bills originated in the Senate.

#### WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 55, entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning' [Revision], approved April ninth, one thousand eight hundred and seventy-five,

And

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars,"

Were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

> STATE OF NEW JERSEY. ASSEMBLY CHAMBER,

Mr. President:

April 12th, 1894. I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 80, entitled "An act to authorize the cities of this state to fund their unfunded or floating indebtedness."

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 211, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act relative to the publication of the laws of this state in the newspapers," approved May sixth, one thousand eight hundred and seventy-four, approved May sixteenth, one thousand eight hundred and eighty-nine,"

Assembly Bill No. 221, entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital statistics, and to define their respective duties,' approved March thirty-first, one thousand eight hundred and eighty seven,"

Assembly Bill No. 267, entitled "An act to repeal an act entitled 'An act concerning the designation of official newspapers in cities of the first class of this state,' approved March eighth, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 307, entitled "An act to repeal section four of an act entitled 'A further supplement to an act entitled "An act to provide for the incorporation and regulation of insurance companies," approved April ninth, one thousand eight hundred and seventy-five,' which further supplement was approved March thirteenth, one thousand eight hundred and ninety-two,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 80, entitled "An act to authorize the cities of this state to fund their unfunded or floating indebtedness,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Agriculture and Agricultural College.

Assembly Bill No. 211, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act relative to the publication of the laws of this state in the newspapers," approved May sixth, one thousand eight hundred and seventy-four, approved May sixteenth, one thousand eight hundred and eighty-nine,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 221, entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital

statistics, and to define their respective duties,' approved March thirty-first, one thousand eight hundred and eighty-seven,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 267, entitled "An act to repeal an act entitled 'An act concerning the designation of official newspapers in cities of the first class of this state,' "approved March eighth, one thousand eight hundred and ninety-three,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Assembly Bill No. 307, entitled "An act to repeal section four of an act entitled "A further supplement to an act entitled "An act to provide for the incorporation and regulation of insurance companies," "approved April ninth, one thousand eight hundred and seventy-five, which further supplement was approved March thireeenth, one thousand eight hundred and ninety-two,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Banks and Insurance.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

Assembly Bill No. 42, entitled "An act to authorize incorporated towns and townships in this state to establish and maintain electric light plants for public lighting,"

Was, on motion of Mr. Stokas, recommitted to Committee on Boroughs and Borough Commissions.

Mr Stokes, for the President, presented a petition from the Camden Methodist Preachers' Meeting, relative to the passage of the bill for the purpose of teaching the injurious effects of narcotics, &c., on the human system.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Assembly Bill No. 229, entitled "An act to establish a new town-ship in the county of Burlington and state of New Jersey, to be known as the township of Palmyra,"

Without amendment.

Mr. Daly moved that the Committee on Corporations, be discharged from the further consideration of

Assembly Bill No. 1, entitled "An act to regulate the price of illuminating gas in cities of the first and second class in this state,"

Which motion was lost.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 119, entitled "A further supplement to an act entitled 'An act providing for the formation and government of towns,' approved April twenty-fourth, one thousand eight hundred and eighty-eight,"

Favorably,

And

Assembly Bill No. 251, entitled "An act to permit boards of aldermen to appoint their clerk for a period,"

Without amendment.

Senate Bill No. 120, entitled "An act in relation to the inspector--general's department of the national guard,"

Favorably.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 108, entitled "An act to fix the fees of sheriff's of counties in which is or may be maintained a workhouse,"

And

Senate Bill No. 82, entitled "A Supplement to an act entitled 'An act to regulate the practice of courts of law'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Favorably,

And

Assembly Bill No. 43, entitled "An Act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

Assembly Bill No. 163, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and ninety-three,"

Assembly Bill No. 220. entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors' [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,"

And

Assembly Bill No. 241, entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 110, entitled "An act to repeal a supplement to an act relative to the supreme and circuit courts of this state,"

Senate Bill No. 111, entitled "An act to repeal an act to authorize the transfer of suits from the several county circuit courts, to the several inferior courts of common pleas,"

And

Senate Bill No. 114, entitled "An act authorizing courts in this state to give the same force and effect to depositions taken stenographically by the officers of such courts as if the same were signed by the witnesses,"

Favorably,

And

Assembly Bill No. 210, entitled "A supplement to the act entitled 'An act to regulate the practice of courts of law'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Without amendment.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 73, entitled "A Supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

And

Senate Bill No. 31, entitled "A further supplement to an act entitled 'An act for the promotion of industrial education,' approved April twenty-eighth, one thousand eight hundred and eighty-seven,"

Favorably,

And

Assembly Bill No. 131, entitled "An act to amend an act entitled 'An act to establish a system of public instruction'" [Revision]. approved March twenty-seventh, one thousand eight hundred and seventy-four,

Assembly Bill No. 196, entitled "A supplement to an act entitled 'An act to establish a system of public instruction,'" approved March twenty-seventh, one thousand eight hundred and seventy-four,

And

Assembly Bill No. 28, entitled "A supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 238, entitled "An act to abolish public road boards in counties of this state, and to transfer to and vest in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers, rights and property now vested in and belonging to such public road boards,"

Without amendment.

Senate Bill No. 49, entitled "A Supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution," approved January twenty-sixth, anno domini one thousand eight hundred and seventy-six,

Was taken up on second reading, and, on motion of Mr. Adrain, laid over.

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies,'" approved April ninth, one thousand eight bundred and seventy-five,

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty four,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Banks and Insursurance, reported

Senate Bill No. 113, entitled "A futher supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Favorably.

Senate Bill No. 119, entitled "A further supplement to an act entitled 'An act providing for the formation and government of towns,'

approved April twenty-fourth, one thousand eight hundred and eighty-eight,"

Senate Bill No. 108, entitled "An act to fix the fees of sheriffs of counties in which is or may be maintained a workhouse,"

And

Senate Bill 'No. 82, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

Senate Joint Resolution No. 1, entitled "Joint resolution to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey,"

Correctly engrossed,

And

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state," approved April seventh, one thousand eight hundred and ninety,

With Senate amendments correctly engrossed.

Senate Bill No. 110, entitled "An act to repeal a supplement to an act relative to the supreme and circuit courts of this state,"

Senate Bill No. 111, entitled "An act to repeal an act to authorize the transfer of suits from the several county circuit courts, to the several inferior courts of common pleas,"

Senate Bill No. 114, entitled "An act authorizing courts in this state to give the same force and effect to depositions taken stenographically by officers of such courts as if the same were signed by the witnesses."

Senate Bill No. 73, entitled "A supplement to an act entitled 'An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 113, entitled "A further supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Were severally taken up, read a second time, considered by sections agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes, on leave, introduced

Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special oyster rights or privileges in Delaware bay,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Riparian Rights.

Mr. Perkins, on leave, introduced

Senate Bill No. 132, entitled "An act concerning the wilth of tires on wagons and carts, and to impose a tax thereon,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Correctly re-engrossed.

On motion of Mr. Stokes, the Senate then adjourned.

### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Staates, Stokes, Thompson, Voohees, Ward—13.

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm moved that the vote by which

Senate Bill No. 33, entitled "An Act to repeal the act entitled 'A supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy four," which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,

Was passed to a third reading, be reconsidered,

Which was agreed to.

Mr. Skirm moved that the amendments to said bill be stricken out, Which motion was agreed to, and bill was ordered to have a third reading.

Mr. Skirm offered the following resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars,"

For correction,

Which was agreed to as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Winton-11.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same, and requests its concurrence therein.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 77, entitled "A supplement to an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salaries for the same,' approved June third, one thousand eight hundred and ninety,"

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Favorably,

And

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six,' approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

Without amendment.

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were.

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 234, entitled "An act to set over a part of Elk township, in Gloucester county, to become a part of Clayton township,"

Without amendment.

Senate Joint Resolution No. 1, entitled "Joint resolution to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey,"

Was then taken up and read a third time.

Upon the question, "Shall this Engrossed joint resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton--14.

In the negative—None.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 12tn, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (The House of Assembly concurring), That the Governor be requested to return Senate Bill No. 75, to the Senate for correction.

#### J. HERBERT POTTS,

Clerk of the House of Assembly.

Senate Bill No. 77, entitled "A supplement to an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salaries for the same,' approved June third, one thousand eight hundred and ninety,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 251, entitled "An act to permit boards of aldermen to appoint their clerk for a period,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 43, entitled "An Act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

Was taken up and, on motion, laid over.

Mr. Skirm moved that the vote by which

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars,"

Was passed to a third reading, be reconsidered, which motion was adopted by the following vote:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton-11.

In the negative-None.

And on motion of same Senator, said bill was recommitted to Committee on Education.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 71, entitled "An act relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class,"

Senate Bill No. 72, entitled "An act relating to the assessment of taxes in counties of the first class,"

Senate Bill No. 33, entitled "An act to repeal the act entitled 'An supplement to an act entitled "An act concerning juries," "approved March twenty-seventh, one thousand eight hundred and seventy-four, which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,

Correctly engrossed.

Senate Bill No. 33, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act concerning juries," " approved March twenty-seventh, one thousand eight hundred and seventy four, which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Perkins, Rogers (President), Skirm, Staates, Thompson, Voorhees, Winton-11.

In the negative was-

Mr. Packer-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 163, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' "approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same. Senate Bill No. 116, entitled "An act to enable cities to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water,"

Was taken up.

Mr. Daly moved that the vote by which said bill passed to a third reading be reconsidered,

Which was agreed to.

Said bill was then amended, and ordered to be re-engrossed with the amendments embodied therein, and have a third reading.

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees—12.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 71, entitled "An act relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 72, entitled "An act relating to the assessment of taxes in counties of the first class,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees—12.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act regulating proceedings in criminal cases'" [Revision], approved March twenty-seventh, one thousand eight hundred and ninety-three,

Assembly Bill No. 220, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 241, entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five,"

Assembly Bill No. 131, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 196, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Assembly Bill No. 28, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Stokes, on leave, introduced

Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 210, entitled "A supplement to the act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

And

Assembly Bill No. 233, entitled "An act to abolish public boards in counties of this state, and to transfer and vest in the board of chosen freeholders in and for the counties in which such public boards may now exist all the powers, rights and property now vested in and belonging to such public road boards,"

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,'" approved May ninth, one thousand eight hundred and eighty-four,"

And

Assembly Bill No. 234, entitled "An act to set over a part of Elk township, in Gloucester county, to become a part of Clayton township,"

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to a third reading.

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six," approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

Was taken up on second reading and, on motion of Mr. Ketcham, laid over.

Mr. Stokes moved that when the Senate adjourn it be to meet on Friday morning at 10 o'clock, and that when it then adjourns it be to meet on Monday evening at 8 o'clock,

Which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, April 13th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

MONDAY, April 16th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. W. G. Russell.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith,

Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Journal of April 12th and 13th, was read and approved.

Mr. Ketcham presented a memorial from the Grand Jury of Essex county for the December Term, 1893, relative to the exorbitant rates of interest charged by certain mortgage loan companies and individuals located in the city of Newark, which was read and referred to the Committee on Revision of Laws.

Mr. Stokes, for the President, on leave, introduced

Senate Bill No. 134, entitled "An act to annex to and consolidate with the city of Camden a portion of the town of Stockton, formerly the township of Stockton, in the county of Camden,"

Senate Bill No. 135, entitled "An act to change the boundary line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county,"

Senate Bill No. 136, entitled "An act to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county."

And

Senate Bill No. 137, entitled "An act authorizing cities to establish boulevards,"

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Stokes, for the President, on leave, introduced

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse rail-read along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality," approved March ninth, one thousand eight hundred and ninety three,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

Mr. Packer, on leave, introduced

Senate Bill No. 139, entitled "An act concerning the tenure of office of city assessor in cities of the third class,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Skirm, on leave, introduced

Senate Bill No. 140, entitled "An act to provide for the completion of certain improvements upon the grounds of the state normal school, and for the alteration of the present buildings thereon and the purchase of additional furniture and apparatus for said school,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

The same Senator, on leave, introduced

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

And

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state,"

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Hoffman, on leave, introduced

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, the widow of James B. Lippincott,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Voorhees, on leave, introduced

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

The same Senator, on leave, introduced

Senate Bill No. 146, entitled "An act authorizing the publication of abstracts from the annual reports of the state board of health,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Smith, on leave, introduced

Senate Bill No. 147, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act for the incorporation of safe deposit and trust companies," approved April twentieth, one thousand eight hundred and eighty-five,' which said supplement was approved February sixth, one thousand eight hundred and eighty-eight,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the committee on Banks and Insurance.

Mr. Skirm, on leave, introduced

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Packer, on leave, introduced

Senate Joint Resolution No. 4, entitled "Joint resolution relative to the better care and protection of the battlefield of Red Bank,"

Which was read for the first time by its title ordered to have a second reading, and referred to the Committee on Militia.

Senate Bill No. 66, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases," approved March ninth, one thousand eight hundred and eighty-one,"

Senate Bill No. 120, entitled "An act in relation to the inspector-general's department of the national guard,"

A nd

Senate Bill No. 31, entitled "A further supplement to an act entitled 'An act for the promotion of industrial education,' approved April twenty-eighth, one thousand eight hundred and eighty-seven,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Senate Bill No. 86, entitled "An Act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Was taken up, read a second time, considered by sections, agreed to, amended, ordered to be engrossed and to have a third reading.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 42, entitled "An act to ascertain the rights of the state in certain waters of the state, and to provide for furnishing a state water-supply to the municipalities thereof, and to create a state water board empowered to construct and maintain works for that purpose,"

With amendments, which amendments were read and agreed to.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 130, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute, or by virtue of any judicial proceedings" [Revision], approved March twenty-seventh one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

Favorably.

Mr. Daly moved that

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six,' approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,'

Be recommitted, which was agreed to.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 372, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 372, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' "approved April seventh, one thousand eight hundred and ninety,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved, That the Senate be requested to return Assembly Bill No. 133, for further consideration,

J. HERBERT POTTS,

Clerk of the House of Assembly.

Senate Bill No. 97, entitled "A supplement to an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Adrain, on leave, introduced

Senate Bill No. 149, entitled "An act to provide for the payment of pensions to certain judicial officers of this state who may resign their offices,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerant venders and to regulate all such sales,"

Without amendment.

Mr. Daly, on leave, introduced

Senate Bill No. 150, entitled "A further supplement to an act entitled "An act concerning evidence,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Favorably,

And

Assembly Bill No. 282, entitled "A supplement to an act entitled 'An act concerning cities,' approved March eighth, one thousand eight hundred and seventy-seven,"

Without amendment.

Mr. Voorhees offered the following resolution, which was read and adopted:

Resolved, That the House of Assembly be requested to return to the Senate, House bill No. 136 for further consideration.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants."

And

Senate Bill No. 130, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute, or by virtue of any judicial proceedings" [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 43, entitled "An act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

On motion of Mr. Stokes, the Senate took a recess of fifteen minutes, and upon reconvening, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

On motion of Mr. Stokes, the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

Mr. Ketcham, on leave, introduced

Senate Bill No. 151, entitled "A supplement to act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 91, entitled "An Act concerning the granting of licenses for inns and taverns in the boroughs throughout this state," Favorably.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 140, entitled "An act to provide for the completion of certain improvements upon the grounds of the state normal school, and for the alteration of the psesent buildings thereon and the purchase of additional furniture and apparatus for said school,"

Favorably,

And said bill

Was taken up, read a second time, considered by sectious, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Senate Bill No. 70, entitled "A further supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,".

Senate Bill No. 73, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 82, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 105, entitled "An act concerning licenses in cities of this state,"

Senate Bill No. 108, entitled 'An act to fix the fees of sheriffs of counties in which is or may be maintained a workhouse,"

Senate Bill No. 113, entitled "A further supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Senate Bill No. 114, entitled "An act authorizing courts in a state to give the same force and effect to depositions taken stenogratically by officers of such courts as if the same were signed by witnesses,"

Senate Bill No. 119, entitled "A further supplement to an entitled 'An act providing for the formation and government towns,' approved April twenty-fourth, one thousand eight hund and eighty-eight,"

And

Senate Bill No. 140, entitled "An act to provide for the comtion of certain improvements upon the grounds of the state nor school, and for the alteration of the present buildings thereon the purchase of additional furniture and apparatus for said school,

Correctly engrossed.

Mr. Voorhees, Chairman of the Committee on the Judiciary, ported

Senate Bill No. 88, entitled "An act relative to the lighting streets, roads and public places in this state,"

With amendments, which amendments were read and adopted.

Mr. Daly moved that

Senate Bill No. 88, entitled "An act relative to the lighting streets, roads and public places in this state,"

Be reprinted with amendments, which motion was adopted.

Senate Bill No. 46, entitled "An act relating to and regulating government of cities,"

Was taken up, amended and on motion laid over.

On motion of Mr. Stokes, the Senate then adjourned.

TUESDAY, April 17th, 1894

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. T. J. Cross.

Under the direction of the President, the Secretary called the Senwhen the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mickle, Packer, Perkins, Rogers (President), Skirm, Sm Staates, Stokes, Thompson, Ward, Winton—17.

Journal of April 16th was read and approved.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

And

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets, or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Favorably.

Mr. Ketcham, on leave, introduced

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state."

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Smith, on leave, introduced

Senate Bill No. 153, entitled "An act to set off a portion of the township of Brick, in the county of Ocean, and annex such portion so set off to the township of Wall, in the county of Monmouth,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. McMickle, on leave, introduced

Senate Bill No. 154, entitled "An act entitled 'An act to suppress lottery gambling within this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Petitions relative to the scientific temperance instruction in public schools were presented by Senators Perkins, Daly, Rogers (President), Winton, Ketcham and Hoffman, all of which were referred to the Committee on Education.

Mr. Daly moved that the Committee on Corporations be discharged from further consideration of

Assembly Bill No. 1, entitled "An act to regulate the price of illuminating gas in cities of the first and second class in this state,"

Mr. Adrain moved to lay the motion on the table, which motion was adopted.

Mr. Hinchliffe, on leave, introduced

Senate Bill No. 155, entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed seventy-five thou-

sand and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Municipal Corporations.

Senate Bill No. 46, entitled "An Act relating to and regulating the government of cities,"

Was taken up, read a second time, amended, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 16th, 1894.

Mr. President:

I am directed by the House of Assembly to return to the Senate, according to its request,

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety."

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 17th, 1894.

Mr. President:

1 am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 381, entitled "A supplement to an act entitled 'An act to promote the propagation and growth of seed oysters, and to protect the natural oyster beds of this state,' approved April fourth, one thousand eight hundred and ninety-three,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 381, entitled "A supplement to an act entitled 'An act to promote the propagation and growth of seed oysters, and to protect the natural oyster beds of this state,' approved April fourth, one thousand eight hundred and ninety-three,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Game and Fisheries.

Senate Bill No. 91, entitled "An act concerning the granting of licenses for inns and taverns in the boroughs throughout this state,"

Was taken up, read a second time, amended, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Bradley moved that the vote by which

Senate Bill No. 91, entitled "An act concerning the granting of licenses for inns and taverns in the boroughs throughout this state,"

Was amended be reconsidered, which was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Ketcham, McMickle, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward—12.

In the negative were-

Messrs. Drake, Hinchliffe, Packer, Staates, Winton-5.

Mr. Daly moved that the enacting clause of said bill be stricken out, which was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Packer, Staates —7.

In the negative were—

Messrs. Bradley, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

Mr. Adrain moved that further consideration of said bill be indefinitely postponed, which was lost.

Mr. Daly moved to recommit said bill to the Committee on Miscellaneous Business, which was disagreed to as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Packer, Staates —7.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—10.

Mr. Adrain moved to postpone further consideration of said bill until Monday evening, which was disagreed to as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Packer, Staates, Winton—8.

In the negative were--

Messrs. Bradley, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

Mr. Adrain moved to lay said bill over until April 25th, and then moved that that motion be laid on the table, which was disagreed to as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Staates, Winton —7.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The question then recurring on the motion to lay said bill over until April 25th, it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Packer, Staates, Winton-8.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Adrain moved to adjourn, which motion was lost as follows:

In the affirmative were—

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

Mr. Adrain moved that the Senate go into Executive session, which was disagreed to as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Staates, Winton —7.

In the negative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

Mr. Adrain offered an amendment to the amendment to said bill, and moved that said amendment be laid upon the table,

Which motion was lost.

Mr. Adrain moved that further consideration of the amendment to the amendment be postponed until April 26th,

Which was lost.

The question recurring on the original amendment to strike out Section 5 of said bill, it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Packer, Staates, Thompson, Winton-8.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward—10.

Mr. Daly offered an amendment to the title of said bill,

Which was rejected by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Perkins, Staates, Winton-6.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Said bill having been read a second time, considered by sections, agreed to, was ordered to be engrossed, and to have a third reading.

Senate Bill No. 64, entitled "An Act to provide for the dissolution of turnpike companies which fail to maintain their turnpikes in the condition required by their charters,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER,

Mr. President:

April 17th, 1894.

I am directed by the House of Assembly to inform the Senate the House of Assembly has passed the following bill:

Senate Bill No. 7, entitled "A Supplement to an act entitled act to authorize cities to construct sewers and drains and to profor the payment of the cost thereof," approved March eighth, thousand eight hundred and eighty-two,

With amendment.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembl

The amendments made in the House of Assembly to

Senate Bill No. 7, entitled "A supplement to an act entitled act to authorize cities to construct sewers and drains and to profor the payment of the cost thereof," approved March eighth, thousand eight hundred and eighty-two,

Were taken up, severally read three times, and concurred in the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mickle, Packer, Rogers (President), Skirm, Smith, Sta Stokes, Thompson, Ward—15.

In the negative-None.

The bill was ordered to be re-engrossed with the amendments bodied therein.

The following message was received from the House of Asserby the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,

Mr. President:

April 17th, 1894.

I am directed by the House of Assembly to inform the Senate the hour of twelve having arrived, the time appointed for a meeting of the two houses, the Assembly now awaits your presin the Assembly Chamber.

J. HERBERT POTTS,

Clerk of the House of Assemble

The Senate then proceeded to the Assembly Chamber to meet the House of Assembly in joint meeting, upon the conclusion of whand, Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Mesers. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

On motion of Mr. Stokes, the Senate then adjourned.

# WEDNESDAY, April 18th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. E. G. Reed.

Under the direction of the President the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer. Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Winton—15.

Journal of April 17th was read and approved.

Petitions relative to the scientific temperance instruction in public schools were presented by Senators Rogers (President), Daly, Drake, Staates, Ketcham, Stokes, Perkins, Skirm, Packer and Bradley.

Said petitions were referred to the Committee on Education.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 18th, 1894.

## Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 80, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two,

And

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, prevent-

ing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

Without amendment.

# J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety two,"

And

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 79, entitled "An Act to prescribe and regulate the manner of nominating candidates for certain public offices in the state of New Jersey,"

Favorably.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 117, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,'

Senate Bill No. 121, entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, anno domini one thousand eight hundred and seventy-eight,"

Favorably.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 136, entitled "An act to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county,"

Senate Bill No. 151, entitled "A supplement to act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Favorably,

And

Assembly Bill No. 80, entitled 'An act to authorize the cities of this state to fund their unfunded or floating indebtedness,"

Assembly Bill No. 221, entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital statistics, and to define their respective duties," approved March thirty-first, one thousand eight hundred and eighty-seven,"

Assembly Bill No. 372, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Without amendment.

Mr. W.rd, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 7, entitled "A-supplement to an act entitled "An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,' approved March eighth, one thousand eight hundred and eighty-two,"

With House amendments, correctly engrossed.

# Mr. Ketcham, on leave, introduced

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one,' which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty,"

And

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight, and which amendatory act was approved March ninth, one thousand eight hundred and ninety-one,"

Which were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Ketcham, on leave, introduced

Senate Bill No. 158, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Banks and Insurance.

Mr. Voorhees, on leave, introduced

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupon,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill 160, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Banks and Insurance.

Senate Bill 151, entitled "A supplement to an act entitled 'An act concerning cities of the first class in this state, and constituting munic ipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes, on leave, introduced

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Claims and Pensions.

Senate Bill No. 117, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,'" approved February twenty-third, one thousand eight hundred and ninety-one,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 121 entitled "A supplement to an act entitled 'An act for the formation of borough governments,' " approved April fifth, anno domini one thousand eight hundred and seventy-eight,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

WHEREAS, General J. Watts de Peyster, of New York City, has presented to this State two beautiful paintings of the charge made by General Phil Kearny, of New Jersey, in the Mexican War, and a bronze medallion of Brevet Major-General Robert McAllister, of the New Jersey Volunteers; therefore,

Resolved (the Senate concurring), That the thanks of the Legislature of this State are hereby given to General de Peyster for his generous gifts of pictures of a spirited charge in the battle by New Jersey's most gallant leader, and the bronze relief of one of her truest heroes in the Civil War.

Resolved, That His Excellency the Governor be requested to forward a certified copy of this resolution to General de Peyster.

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and, on motion of Mr. Voorhees, concurred in by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley Daly, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

In the negative were-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate had concurred in the same.

Senate Bill No. 79, entitled "An act to prescribe and regulate the manner of nominating candidates for certain public offices in the state of New Jersey,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,'" approved April sixteenth, one thousand eight hundred and forty-six,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Mr. Daly, on leave, introduced

Senate Bill No. 162, entitled "An act to authorize cities in this state in certain cases to widen streets and parts of streets, and provide the cost of such widening,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Hoffman, on leave, introduced

Senate Bill No. 163, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,'" which supplement was approved March tenth, one thousand eight hundred and ninety-two,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Skirm, on leave, introduced

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Public Grounds and Buildings.

Mr. Skirm, on leave, introduced

Senate Bill No. 165, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Skirm, on leave, introduced

Senate Bill No. 166, entitled "An act to authorize certain alterations in and additions to the state prison,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on State Prison.

Mr. Skirm offered the following concurrent resolution,

Resolved (the House of Assembly concurring), That a joint committee of six, consisting of three members of the Senate and three members of the House, be appointed to wait upon His Excellency the Governor, to ascertain why he has not appointed the three commissioners authorized to be appointed to enlarge the State Prison, under the act approved April fourteenth, one thousand eight hundred and ninety,

Which was read and adopted as follows:

In the affirmative were-

Mesers. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—17.

In the negative-None.

Mr. Bradley, Chairman of the Committee on Riparian Rig

Senate Bill No. 131, entitled "An act to prohibit the riparian of missioners from granting any special oyster rights or privilege Delaware bay,"

Favorably.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Iness, reported

Senate Joint Resolution No. 2, entitled "A joint resolution requing the senators and representatives of this state in congress, to their best efforts to prevent any legislation imposing a tax on mubuilding and loan associations,"

Favorably,

And

Assembly Bill No. 142, entitled "A supplement to an act ent 'An act respecting county physicians'" [Revision], approved Atwenty-first, one thousand eight hundred and seventy-six,

Without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, ported

Senate Bill No. 86, entitled "An act in relation to certain sale lands, tenements, hereditaments or real estate made under any or judgment or decree of any court of this state, and afterwards confir by said court,"

Senate Bill No. 91, entitled "An act concerning the grantin licenses for inns and taverns in the boroughs throughout this sta

Senate Bill No. 107, entitled "An act to enable cities of this to improve any street or streets or portion thereof, and to propayment for the costs and expenses of such improvement,"

Senate Bill No. 120, entitled "An act in relation to the inspec general's department of the national guard,"

Senate Bill No. 127, entitled "An act to organize the board chosen freeholders in each of the counties of this state having wi its territorial limits a population of not less than seventy five thousand inhabitants or more than two hundred thousand inhabitants,"

And

Senate Bill No. 130, entitled "An act to repeal an act entitled further supplement to the act entitled "An act relative to sale land under a public statute, or by virtue of any judicial proceedin [Revision], approved March twenty-seventh, one thousand eight dred and seventy-four,' which further supplement was appropriately appropriately and sixteenth, one thousand eight hundred and ninety-one,"

Correctly engrossed.

On motion of Mr. Voorhees, the rules were suspended, and the vote by which

Assembly Bill No. 43, entitled "An act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

Was passed to a third reading was reconsidered.

Said bill was then amended and agreed to, and amendments ordered to be engrossed and said bill to have a third reading.

Senate Bill No. 108, entitled "An act to fix the fees of sheriffs of counties in which is or may be maintained a workhouse,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in the cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,'" approved March eighth, one thousand eight hundred and ninety-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McM.ckle, Packer, Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein. Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 182, entitled "An act defining fraternal, beneficial and relief societies and their status, authorizing them to create subordinate ledges and to pay benefits upon the sickness, disability or death of their members, from funds collected by dues and assessments therein, providing for their registration in the office of the insurance commissioner, and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the insurance commissioner,"

Without amendment.

On motion of Mr. Skirm, the vote by which

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Passed to a third reading was reconsidered.

Said bill was then amended and agreed to, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 18th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 54, entitled "An act to provide for the payment of wages every two weeks,"

Assembly Bill No. 122, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Assembly Bill No. 132, entitled "An act defining fraternal, beneficial and relief societies and their status, authorizing them to create subordinate lodges and to pay benefits upon the sickness, disability or death of their members, from funds collected by dues and assessments therein, providing for their registration in the office of the insurance commissioner, and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the insurance commissioner,"

Assembly Bill No. 142, entitled "A supplement to an act entitled 'An act respecting county physicians' [Revision], approved April twenty-first, one thousand eight hundred and seventy-six,"

Assembly Bill No. 164, entitled "A further supplement to an act entitled 'An act concerning corporations,'"

Assembly Bill No. 179, entitled "An act granting the express consent of the state of New Jersey to the construction of an elevated bridge over the river Delaware, between Camden and Philadelphia,"

Assembly Bill No. 203, entitled "An act concerning the fire department of cities of the first class in the state of New Jersey,"

Assembly Bill No. 215, entitled "A supplement to an act entitled 'An act to authorize the transfer of suits from the several circuit courts to the several inferior courts of common pleas,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners and to regulate their term of service therein," approved February twenty seventh, one thousand eight hundred and fifty-seven, and the supplements thereto,"

Assembly Bill No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,' approved March fifteenth, one thousand eight hundred and seventy-six,"

Assembly Bill No. 226, entitled "An act concerning the number of commissioners of deeds in and for the cities of the second class of this state."

Assembly Bill No. 255, entitled "A supplement to an act entitled 'An act enlarging and extending the powers of incorporated towns in this state governed by boards of commissioners and of certain officers thereof,' approved April sixteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 268, entitled "An act to repeal an act entitled 'An act to authorize cities of the first class to provide for and pay amounts unpaid for lighting streets, public buildings and public places, arising from insufficient appropriation, approved March eleventh, one thousand eight hundred and ninety-three,"

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Assembly Bill No. 291, entitled "A further supplement to an act entitled 'An act concerning townships and township officers,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Assembly Bill No. 292, entitled "An act in relation to the publication of ordinances in certain townships in this state,"

Assembly Bill No. 293, entitled "An act relating to auditors in townships in this state,"

Assembly Bill No. 294, entitled "An act relative to the establishment of sinking funds and the appointment of commissioners therefor in certain townships in this state,"

Assembly Bill No. 300, entitled "An act providing for the changing of the name of any avenue, street or highway in any borough of this state,"

Assembly Bill No. 301, entitled "An act concerning the funds of firemen's relief associations of cities of the second class,"

Assembly Bill No. 324, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Assembly Bill No. 325, entitled "An act to provide for admission of certain persons to practice as attorneys and counselors in the supreme court of this state, and to repeal an act entitled 'An act to provide for the examination in certain cases of applicants for admission as attorneys to the supreme court of this state,' approved February twenty second, one thousand eight hundred and eighty-two,"

Assembly Bill No. 336, entitled "A supplement to an act entitled 'An act to incorporate associations, societies or clubs for social, intellectual and recreative purposes,' approved March twenty-seventh, one thousand eight hundred and seventy-eight,"

Assembly Bill No. 337, entitled "An act concerning street rail-roads,"

Assembly Bill No. 338, entitled "An act to regulate the construction of street railroads,"

Assembly Bill No. 339, entitled "An act authorizing the towns and townships of this state to renew matured and maturing bonds,"

Assembly Bill No. 343, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 344, entitled "An act to provide for the collection of the cost of grading, paving, curbing and repairing sidewalks in boroughs incorporated under special charters,"

Assembly Bill No. 350, entitled "An act to amend an act entitled 'An act to authorize the construction, curbing and paving of sidewalks and crosswalks in townships,' approved May ninth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Assembly Bill No. 366, entitled "An act to amend an act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight,"

Assembly Bill No. 367, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Assembly Bill No. 368, entitled "An act to enable township committees or the governing bodies to any boroughs, towns, villages or improvement commissions in towns and villages or within townships in this state to pass and enforce their ordinances respecting the use of broad tires on wagons and carts upon their macadamized public streets and to collect the penalty for the violation thereof,"

Assembly Bill No. 369, entitled "An act authorizing township committees of townships in which there may be a water supply furnished by public or private water works to raise and pay moneys for the preparation of surveys, plans and estimates for sewerage or drainage,"

Assembly Bill No. 371, entitled "A supplement to an act entitled 'An act for the protection of bridges in this state,' passed February twenty seventh, one thousand eight hundred and thirty-three,"

## And

Assembly Bill No. 384, entitled "A further supplement to the act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 54, entitled "An act to provide for the payment of wages every two weeks,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Assembly Bill No. 122, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Assembly Bill No. 255, entitled "A supplement to an act entitled 'An act enlarging and extending the powers of incorporated towns in this state governed by boards of commissioners and of certain officers thereof,' approved April sixteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 291, entitled "A further supplement to an act entitled 'An act concerning townships and township officers,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Assembly Bill No. 292, entitled "An act in relation to the publication of ordinaces in certain townships in this state,"

Assembly Bill No. 293, entitled "An act relating to auditors in townships in this state,"

Assembly Bill No. 294, entitled "An act relative to the establishment of sinking funds and the appointment of commissioners therefor in certain townships in this state,"

Assembly Bill No. 300, entitled "An act providing for the changing of the name of any avenue, street or highway in any borough of this state,"

Assembly Bill No. 324, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs," approved April second, one thousand eight hundred and ninety-one,

Assembly Bill No. 339, entitled "An act authorizing the towns and townships of this state to renew matured and maturing bonds,"

Assembly Bill No. 344, entitled "An act to provide for the collection of the cost of grading, paving, curbing and repairing sidewalks in boroughs incorporated under special charters,"

Assembly Bill No. 350, entitled "An act to amend an act entitled 'An act to authorize the construction, curbing and paving of sidewalks and crosswalks in townships," approved May ninth, one thousand eight hundred and eighty-four,

Assembly Bill No. 367, entitled "A further supplement to an act entitled 'An act for the formation of borough governments," approved April fifth, one thousand eight hundred and seventy-eight,

Assembly Bill No. 369, entitled "An act authorizing township committees of townships in which there may be a water supply furnished by public or private water works to raise and pay moneys for the preparation of surveys, plans and estimates for sewerage or drainage,"

And

Assembly Bill No. 371, entitled "A supplement to an act entitled 'An act for the protection of bridges in this state,'" passed February twenty-seventh, one thousand eight hundred and thirty-three,

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 132, entitled "An act defining fraternal, beneficial and relief societies and their status, authorizing them to create subordinate lodges and to pay benefits upon the sickness, disability or death of their members, from funds collected by dues and assessments therein, providing for their registration in the office of the insurance commissioner, and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the insurance commissioner,"

Assembly Bill No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,' approved March fifteenth, one thousand eight hundred and seventy-six,

Assembly Bill No. 226, entitled "An act concerning the number of commissioners of deeds in and for the cities of the second class of this state,"

And

Assembly Bill No. 325, entitled "An act to provide for admission of certain persons to practice as attorneys and counselors in the supreme court of this state, and to repeal an act entitled 'An act to provide for the examination in certain cases of applicants for admission as attorneys to the supreme court of this state,' approved February twenty-second, one thousand eight hundred and eighty-two,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 142, entitled "A supplement to an act entitled 'An act respecting county physicians' [Revision], approved April twenty-first, one thousand eight hundred and seventy-six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 164, entitled "A further supplement to an act entitled 'An act concerning corporations,'"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Assembly Bill No. 179, entitled "An act granting the express consent of the state of New Jersey to the construction of an elevated bridge over the river Delaware, between Camden and Philadelphia,"

Was read for the first time by its title, ordered to have a second second reading, and referred to the Committee on Riparian Rights.

Assembly Bill No. 203, entitled "An act concerning the fire department of cities of the first class in the state of New Jersey,"

Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners and to regulate their term of service therein,' approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplements thereto,'

Assembly Bill No. 268, entitled "An act to repeal an act entitled 'An act to authorize cities of the first class to provide for and pay amounts unpaid for lighting streets, public buildings and public places, arising from insufficient appropriation,' approved March eleventh, one thousand eight hundred and ninety-three,"

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

And

Assembly Bill No. 301, entitled "An act concerning the funds of firemen's relief associations of cities of the second class,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 215, entitled "A supplement to an act entitled 'An act to authorize the transfer of suits from the several circuit courts to the several inferior courts of common pleas," approved March twenty third, one thousand eight hundred and ninety-two,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 336, entitled "A supplement to an act entitled 'An act to incorporate associations, societies or clubs for social, intellectual and recreative purposes,'" approved March twenty-seventh, one thousand eight hundred and seventy-eight,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 337, entitled "An act concerning street railroads,"

And

Assembly Bill No. 338, entitled "An act to regulate the construction of street railroads,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

Assembly Bill No. 343, entitled "A supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' "approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,

Assembly Bill No. 366, entitled "An act to amend an act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement," approved March twenty-third, one thousand eight hundred and eighty-eight,

And

Assembly Bill No. 384, entitled "A further supplement to the act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in c se the same cannot be purchased by agreement," approved March twenty-third, one thousand eight hundred and eighty-eight,

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Militia.

Assembly Bill No. 368, entitled "An act to enable township committees or the governing bodies of any boroughs, towns, villages or improvement commissions in towns and villages or within townships in this state to pass and enforce their ordinances respecting the use of broad tires on wagons and carts upon their macadamized public streets and to collect the penalty for the violation thereof,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Without recommendation,

A nd

Assembly Bill No. 343, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Without amendment.

Mr. Stokes, on leave, introduced

Senate Bill No. 167, entitled "An act to provide for the increase of the school fund of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

On motion of Mr. Ketcham, the vote by which

Senate Bill No. 70, entitled "A further supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Passed to a third reading was reconsidered.

Said bill was amended, agreed to and

The bill was ordered to be re-engrossed with the amendments embodied therein.

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 105, entitled "An act concerning liceuses in ci.ies of this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Skirm, Smith, Staates, Thompson, Ward, Winton—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Skirm, the vote by which

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Passed to a third reading was reconsidered.

Said bill was amended, agreed to, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

Senate Bill No. 119, entitled "A further supplement to an act entitled 'An act providing for the formation and government of towns,' approved April twenty-fourth, one thousand eight hundred and eighty-eight,"

Was then taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton--17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 114, entitled "An act authorizing courts in this state to give the same force and effect to depositions taken stenographically by officers of such courts as if the same were signed by the witnesses,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 73, entitled "A supplement to an act entitled 'An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Adrain moved that the vote by which said bill passed be reconsidered and that the motion to reconsider lie upon the table, which was agreed to.

Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, the widow of James B. Lippincott,"

Favorably.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 18th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), That a joint committee of six, consisting of three members of the Senate and three members of the House, be appointed to wait upon His Excellency the Governor, to ascertain why he has not appointed the three commissioners authorized to be appointed to enlarge the State Prison, under the act approved April fourteenth, one thousand eight hundred and ninety,

Another speaker has appointed Messrs. Cross, Wilbur and Ginder as such committee upon the part of the House.

J. HERBERT POTTS,

Clerk of the House of Assembly.

## AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President). Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

Senate Bill No. 113, entitled "A further supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 368, entitled "An act to enable township committees or the governing bodies of any boroughs, towns, villages or improvement commissions in towns and villages or within townships in this state to pass and enforce their ordinances respecting the use of broad tires on wagons and carts upon their macadamized public streets and to collect the penalty for the violation thereof,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Banks and Insursurance, reported

Senate Bill No. 98, entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Favorably.

Senate Bill No. 120, entitled "An act in relation to the inspector-general's department of the national guard,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 18th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following bills:

Assembly Bill No. 230, entitled "A supplement to the act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one,' said supplement approved March twenty-ninth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 247, entitled "An act to repeal an act entitled 'An act to provide for the appointment of clerks of the police justices in cities of the first class and defining their duties,' approved April sixth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,"

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Assembly Bill No. 394, entitled "An act to make the expense of procuring bonds a charge upon the estate in the hands of a receiver, assignee, guardian, committee, trustee, executor or adminstrator,"

And

Assembly Bill No. 413, entitled "An act concerning township committees,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 230, entitled "A supplement to the act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one,'" said supplement approved March twenty-ninth, one thousand eight hundred and ninety-two,

And

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' "approved May fourth, one thousand eight hundred and eighty six,

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Agriculture.

Assembly Bill No. 247, entitled "An act to repeal an act entitled 'An act to provide for the appointment of clerks of the police justices in cities of the first class and defining their duties," approved April sixth, one thousand eight hundred and ninety-one,

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities," approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

And

Assembly Bill No. 394, entitled "An act to make the expense of procuring bonds a charge upon the estate in the hands of a receiver, assignee, guardian, committee, trustee, executor or administrator,"

Were severally read for the first time by their titles, ordered to have second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 413, entitled "An act concerning township committees,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr. Voorhees offered the following resolution:

Resolved (the House of Assembly concurring), That House Bill No. 126 be returned to the Senate for further consideration,

Which was read and adopted as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward—14.

In the negative was-

Mr. Winton-1.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Voorhees offered the following concurrent resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities," approved March eighth, one thousand eight hundred and ninety-two,

Which was read and adopted as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—15.

In the negative was-

Mr. Winton-1.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and con-

stituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board, which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 134, entitled "An act to annex to and consolidate with the city of Camden a portion of the town of Stockton, formerly the township of Stockton, in the county of Camden,"

With amendments, which were read and agreed to,

## And

Senate Bill No. 135, entitled "An act to change the boundary line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county,"

Senate Bill No. 136, entitled "An act to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county,"

Senate Bill No. 137, entitled "An act authorizing cities to establish boulevards,"

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state,"

#### A nd

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one,"

Favorably.

Mr. Hoffman, Chairman of the Committee on the Revision of Laws, reported

Senate Bill No. 139, entitled "An act concerning the tenure of office of city assessor in cities of the third class,"

### And

Senate Bill No. 150, entitled "A further supplement to an act entitled "An act concerning evidence,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Favorably,

## And

Assembly Bill No. 141, entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state,' approved March thirtieth, one thousand eight hundred and sixty-four,"

Assembly Bili No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,' approved March fifteenth, one thousand eight hundred and seventy-six,"

And

Assembly Bill No. 325, entitled "An act to provide for admission of certain persons to practice as attorneys and counselors in the supreme court of this state, and to repeal an act entitled 'An act to provide for the examination in certain cases of applicants for admission as attorneys to the supreme court of this state,' approved February twenty-second, one thousand eight hundred and eighty-two,"

Without amendment.

Senate Substitute

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 88, entitled "An act relative to the lighting of streets, roads and public places in this state,"

Was taken up on second reading, amended, and, on motion, laid over temporarily.

Assembly Bill No. 132, entitled "An act defining fraternal, beneficial and relief societies and their status, authorizing them to create subordinate lodges and to pay benefits upon the sickness, disability or death of their members, from funds collected by dues and assessments therein, providing for their registration in the office of the insurance commissioner, and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the insurance commissioner,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Was taken up and read a second time.

Mr. Drake moved that the enacting clause be stricken out,

Which was disagreed to as follows:

In the affirmative were-

Mesers. Drake, Perkins-2.

In the negative were—

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward—11.

Said bill was then amended, agreed to, ordered to be engrossed and have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 46, entitled "An act relating to and regulating the government of cities,"

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Correctly engrossed.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 101, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

Favorably.

Senate Bill No. 101, entitled "A further supplement to an act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 229, entitled "An act to establish a new town-ship in the county of Burlington and state of New Jersey, to be known as the township of Palmyra,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Daly, on leave, introduced

Senate Bill No. 168, entitled "An act to enable cities in counties of the first class to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesale water, and to purchase or condemn property franchises and rights for such purpose,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office."

With amendment,

And

Senate Bill No. 168, entitled "An act to enable cities in counties of the first class to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water, and to purchase or condemn property franchises and rights for such purpose,"

With amendment.

Amendments to said bills were each read and agreed to, and The rules were suspended and said bills

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 18th, 1894.

Mr. Président :

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (the House of Assembly concurring), That House Bill No. 126 be returned to the Senate for further consideration, and herewith returns said bill in accordance with said request.

J. HERBERT POTTS, Clerk of the House of Assembly.

On motion of Mr. Voorhees the rules were suspended and the vote by which

Assembly Bill No. 126, entitled "A Supplement to an act entitled 'An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was passed was reconsidered by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Ward, Winton—13.

In the negative-None.

On motion of Mr. Voorhees the vote by which said bill was ordered to have a third reading was reconsidered.

Assembly Bill No. 126, entitled "A supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and bill to have a third reading.

Assembly Bill No. 282, entitled "A supplement to an act entitled 'An act concerning cities,' approved March eighth, one thousand eight hundred and seventy-seven,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Ward, Winton—13.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward—14.

In the negative were—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and

Senate Bill No. 46, entitled "An Act relating to and regulating the government of cities,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Ward, Winton—13.

In the negative were—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 325, entitled "An act to provide for admission of certain persons to practice as attorneys and counselors in the supreme court of this state, and to repeal an act entitled 'An act to provide for the examination in certain cases of applicants for admission as attorneys to the supreme court of this state,' approved February twenty-second, one thousand eight hundred and eighty-two,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Skirm, Chairman of the Committee on Militia, reported

Assembly Bill No. 384, entitled "A further supplement to the act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight,"

Without amendment.

The rules were suspended and said bill was taken up on second reading and, on motion, laid over.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Favorably.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 18th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate Senate Bill No. 30 for further consideration.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their

charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities, approved March eighth, one thousand eight hundred and ninety two,"

#### And

Senate Bill No. 38, entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties,' approved March twentieth, one thousand eight hundred and eighty-four,"

Were reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

On motion of Mr. Stokes, the Senate then adjourned.

# THURSDAY, April 19th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. J. J. Davis.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle,

Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

Journal of April 18th was read and approved.

Petitions relative to scientific temperance instruction in public schools were presented by Senator Rogers (President), Perkins, Ward, Voorhees, Daly, Hinchliffe, Hoffman, Bradley, Smith, Ketcham, Stokes, Thompson, Skirm and McMickle, which were read and referred to the Committee on Education.

On motion of Mr. Stokes, the Senate proceeded to the consideration of Executive business, on the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

Mr. Skirm moved that

Senate Bill No. 42, entitled "An act to ascertain the rights of the state in certain waters of the state, and to provide for furnishing a state water-supply to the municipalities thereof, and to create a state water board empowered to construct and maintain works for that purpose,"

Senate Bill No. 134, entitled "An act to annex to and consolidate with the city of Camden a portion of the town of Stockton, formerly the township of Stockton, in the county of Camden,"

Senate Bill No. 135, entitled "An act to change the boundry line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county,"

And

Senate Bill No. 136, entitled "An act to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county,"

Be recommitted to the Committee on Municipal Corporations, Which was agreed to.

The President appointed Senators Skirm, Ward and Ketcham as members upon the part of the Senate, of the Joint Committee, in accordance with concurrent resolution adopted April 18th.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, April 16, 1893.

To the Senate and General Assembly:

In my annual message to your honorable bodies, I directed your attention to the fact that by Chapter CLIV of the laws of 1890 the Governor was authorized, by and with the advice and consent of the Senate, to appoint three competent persons commissioners to provide for the enlargement of the State Prison by the erection of an additional wing, &c.

I also, in that communication, recommended that the same or other commissioners to be appointed for that purpose be authorized to select a proper site for a reformatory or intermediate prison, and to report

at the present or next session of the Legislature.

I observe that a bill has been introduced into the House of Assembly, providing for the appointment of a commission to select a site and build thereon a State Reformatory, the site, if possible, to be selected from property owned by the Sinking Fund.

After my message had been delivered to your honorable bodies my attention was called to the fact (of which I was previously unaware) that my recommendations as to a reformatory had already, in a great

measure, been complied with.

By Chapter CCXVI. of the laws of 1889 it was provided that the Governor should appoint five persons, commissioners, to visit and examine any of the intermediate reformatories in other States and make report to the Governor as to the best institution and system. The act further provided that the commissioners should select from any available property owned by the sinking fund a suitable site, or otherwise should select one elsewhere. They were also authorized to employ architects and to procure plans and designs for a reformatory with a capacity of not less than five hundred prisoners; the commissioners were also directed to report to the Governor the plan in their opinion best adapted to the purpose, with an estimate of its probable cost, which plan and estimate the Governor should report to the next Legislature.

A commission was appointed under the act, consisting of Charlton Lewis, Patrick Farrelly, David U. Chambers, Ira Otterson and

Robert W. Elliott.

The commission discharged the duty assigned to them in a very thorough manner. Their report was submitted to the Governor, under date of April 2d, 1890, and was by him transmitted to the two houses of the Legislature by special message dated April 8th, 1890. I herewith inclose a copy of that report, by reference whereto it will be seen that the matter of a State Reformatory has received very comprehensive and exhaustive treatment.

Among other things, the commissioners report that the Edgar farm, owned by the Sinking Fund, at Rahway, Union county, is a suitable site and better adapted to the purpose than any property offered by private owners. They also submitted plans for the structure, which

they commended, and estimated the cost at \$300,000.

To their report they appended the draft of a bill providing for the erection of a reformatory on the Edgar farm. The Edgar farm comprises about one hundred and twenty-five acres, and is still owned by the Sinking Fund. I presume the bill pending in the House of Assembly was introduced without knowledge of the matters herein stated.

I have accordingly thought proper to transmit this message to your honorable bodies, in order that the subject may be considered with reference to what has heretofore been done. It would seem to be all-sufficient to enact the draft of the bill submitted by the commissioners, making such changes therein as may be deemed proper, having regard at all times to the financial situation of the State.

Respectfully,

GEORGE T. WERTS,
Governor.

Which was read and referred to the Committee on the Judiciary.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Assembly Bill No. 126, entitled "A supplement to an act entitled 'An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

With Senate amendments correctly engrossed.

Assembly Bill No. 126, entitled "A supplement to an act entitled 'An act for the punishment of crimes'" [Kevision], approved March twenty-seventh, one thousand eight hundred and seventy four,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward,—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Ketcham, Chairman of the Committee on Banks and Insurance, reported

Senate Bill No. 147, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act for the incorporation of safe deposit and trust companies," approved April twentieth, one thousand eight hundred and eighty-five,'" which said supplement was approved February sixth, one thousand eight hundred and eighty-eight,

Favorably,

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 93, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

And

Senate Bill No. 94, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, anno dominione thousand eight hundred and ninety-one,

With amendments, which were read and agreed to.

Mr. Hoffman, Chairman of the Committee on the Revision of the Laws, reported

Senate Bill No. 92, entitled "A Supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Favorably.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

Favorably.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Assembly Bill No. 230, entitled "A supplement to the act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one,' said supplement approved March twenty-ninth, one thousand eight hundred and ninety-two,"

Without amendment.

On motion of Mr. Stokes, the Senate then adjourned.

### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voohees, Ward—16.

Mr. Voorhees, on leave, introduced

Senate Bill No. 169, entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Judiciary.

Mr. Skirm, on leave, introduced

Senate Bill No. 170, entitled "A supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

A message was received from the Governor, returning

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two,"

To the Senate, in accordance with request contained in concurrent resolution pass d April 18th, 1894.

On motion of Mr. Voorhees, the vote by which

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two,"

Was passed, was reconsidered by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

In the negative were-None.

Mr. Voorhees moved that the vote by which said bill passed to a third reading, be reconsidered, which was agreed to.

Said bill was then amended, agreed to, amendments ordered to be engrossed, and bill to have a third reading.

Assembly Bill No. 384, entitled "A further supplement to the act entitled "An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement," approved March twenty-third, one thousand eight hundred and eighty-eight,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

> STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 19th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 140, entitled "An act to provide for the completion of certain improvements upon the grounds of the state normal school, and for the alteration of the present buildings thereon and the purchase of additional furniture and apparatus for said school,"

Without amendment.

# J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 140, entitled "An act to provide for the completion of certain improvements upon the grounds of the state normal school, and for the alteration of the psesent buildings thereon and the purchase of additional furniture and apparatus for said school,"

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 19th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 435, entitled "A supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Assembly Bill No. 423, entitled "An act concerning cities in this state,"

Assembly Bill No. 421, entitled "An act providing for the formation and establishment of wards in cities of the first class in this state,"

Assembly Bill No. 355, entitled "An act further amending an act entitled 'An act to incorporate trustees of religious societies,' approved April ninth, one thousand eight hundred and seventy-five,"

Assembly Bill No. 351, entitled "A supplement to an act entitled 'An act to incorporate the Washington association of New Jersey,' approved March twentieth, one thousand eight hundred and seventy-four,"

Assembly Bill No. 332, entitled "Supplement to an act entitled 'An act relative to morgues and morgue-keepers,' approved March fourth, one thousand eight hundred and seventy-nine,"

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

Assembly Bill No. 302, entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class," approved March nineteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 281, entitled "An act to promote the efficiency of the fire departments in cities of the first class,"

Assembly Bill No. 277, entitled "An act to repeal an act entitled 'An act concerning cities of the first class,' approved June ninth, one thousand eight hundred and ninety,"

Assembly Bill No. 201, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty seventh, one thousand eight hundred and seventy four,"

And

Assembly Bill No. 35, entitled "An act prescribing the manner in which buildings other than wood or frame shall be erected, reconstructed or removed in cities of the first class,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assemb

Assembly Bill No. 423, entitled "An act concerning cities in state,"

Assembly Bill No. 421, entitled "An act providing for the fortion and establishment of wards in cities of the first class in state,"

Assembly Bill No. 302, entitled "An act to repeal an act en 'An act concerning the tenure of office of city collectors in citithe first class,' approved March nineteenth, one thousand eight dred and ninety-one,"

Assembly Bill No. 281, entitled "An act to promote the effic of the fire departments in cities of the first class,"

And

Assembly Bill No. 277, entitled "An act to repeal an act ent 'An act concerning cities of the first class," approved June ninth thousand eight hundred and ninety,"

Were severally read for the first time by their titles, ordere have a second reading, and referred to the Committee on Muni Corporations.

Assembly Bill No. 435, entitled "A supplement to an act ent'An act for the incorporation of safe deposit and trust comparapproved April twentieth, one thousand eight hundred and eightee,"

Was read for the first time by its title, ordered to have a seading, and referred to the committee on Banks and Insurance

Assembly Bill No. 351, entitled "A supplement to an act entitled "An act to incorporate the Washington a-sociation of New Jet approved March twentieth, one thousand eight hundred and seve four,"

And

Assembly Bill No. 355, entitled "An act further amending a entitled 'An act to incorporate trustees of religious societies,' appr April ninth, one thousand eight hundred and seventy-five,"

Were each read for the first time by their titles, ordered to a second reading, and referred to the Committee on Corporations.

Assembly Bill No. 313, entitled "An act providing a functional charitable hospitals in cities of this state,"

And

Assembly Bill No. 332, entitled "Supplement to an act ent'An act relative to morgue and morgue-keepers,' approved M fourth, one thousand eight hundred and seventy-nine,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 204, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 35, entitled "An act prescribing the manner in which buildings other than wood or frame shall be erected, reconstructed or removed in cities of the first class,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 146, entitled "An act authorizing the publication of abstracts from the annual reports of the state board of health,"

Favorably.

Mr. Smith, by request, on leave, introduced

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald,"

.Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Claims and Pensions.

Mr. Daly, on leave, introduced

Senate Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' approved March seventeenth, one thousand eight hundred and ninety-three,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Ketcham, Chairman of the Committee on Banks and Insurance, reported

Senate Bill No. 158, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Favorably,

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one, which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty,"

Favorably.

Mr. Voorhees offered the following concurrent resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate, Senate bill No. 2, for further consideration, which was agreed to as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Staates. Stokes, Thompson, Voorbees, Ward—13.

In the negative—None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 150, entitled "A further supplement to an act entitled 'An act concerning evidence,' approved March twenty seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Wastaken up;

Mr. Daly moved to strike out the enacting clause, which was disagreed to as follows:

In the affirmative was-

Messrs. Daly, Hinchliffe-2.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Daly offered an amendment to said bill, which was lost.

Said bill

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Voorhees, on leave, introduced

Senate Bill No. 173, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety-one,' which said supplement was approved March twenty-third, one thousand eight hundred and ninety two,"

Senate Bill No. 174, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety-one, which said supplement was approved March seventh, one thousand eight hundred and ninety-two,"

Senate Bill No. 175, entitled "An act to repeal an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Senate Bill No. 176, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one,' which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Which were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Judiciary.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Substitute for Senate No. 12, entitled "An act to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively,"

Favorably.

Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special cyster rights or privileges in Delaware bay,"

Was taken up, read a second time, considered by sectious, agreed to, amended, ordered to be engrossed and to have a third reading.

Senate Bill No. 137, entitled "An act authorizing cities to establish boulevards,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and have a third reading.

Assembly Bill No. 343, entitled "A supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and have a third reading.

The rules were suspended and said bill was taken up on third reading.

Mr. Adrain moved said bill lie over, which was agreed to.

Senate Bill No. 139, entitled "An act concerning the tenure of office of city assessor in cities of the third class,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 325, entitled "An act to provide for admission of certain persons to practice as attorneys and counselors in the supreme court of this state, and to repeal an act entitled 'An act to provide for the examination in certain cases of applicants for admission as attorneys to the supreme court of this state,' approved February twenty-second, one thousand eight hundred and eighty-two,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, widow of James B. Lippincott,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments, of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state,"

Senate Bill No. 148. entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state," passed April eighteenth, one thousand eight hundred and ninety-one,"

Senate Bill No. 147, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act for the incorporation of safe deposit and trust companies," approved April twentieth, one thousand eight hundred and eighty-five,' which said supplement was approved February sixth, one thousand eight hundred and eighty-eight,"

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

And

Senate Bill No. 146, entitled "An act authorizing the publication of abstracts from the annual reports of the state board of health,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Was taken up on second reading, and, on motion of Mr. Stokes, laid over temporarily.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 164, entitled "An act relative to the state-house and adjacent public grounds,"

Favorably.

Senate Bill No. 158, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Joint Resolution No. 2, entitled "A joint resolution requesting the senators and representatives of this state in congress, to use their best efforts to prevent any legislation imposing a tax on mutual building and loan associations,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance

companies," approved April ninth, one thousand eight hundred and seventy-five,

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Senate Bill No. 151, entitled "A supplement to act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Correctly engrossed,

And

Assembly Bill No. 43, entitled "An Act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

With amendments,

Correctly engrossed.

Mr. Smith, Chairman of the Committee on Claims and Pension-, reported

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman,"

Favorably.

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds,"

And

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 7, entitled "A supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,' approved March eighth, one thousand eight hundred and eighty-two,"

Was reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

On motion of Mr. Stokes, the Senate then adjourned.

### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—14.

Senate Bill No. 60, entitled "A Supplement to an act entitled 'An act directing the descent of real estates,'" approved April sixteenth, one thousand eight hundred and forty-six,

Was taken up on third reading, and, on motion, laid over.

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets, or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Stokes, Thompson, Ward,—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 221, entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital statistics, and to define their respective duties,' approved March thirty-first, one thousand eight hundred and eighty seven,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The rules were suspended and said bill was taken up on third read-

ing, and laid over on motion of Mr. Daly.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 115, entitled "An act concerning the school libraries of the state,"

Favorably,

 $\mathbf{And}$ 

Assembly Bill No. 11, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to establish a system of public instructio:," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved April seventeenth, one thousand eight hundred and ninety-two,"

With amendments, which were read and adopted, and amendments ordered to be engrossed.

Assembly Bill No. 372, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state," approved April seventh, one thousand eight hundred and ninety,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Smith, Stokes, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ketcham offered the following resolution, which was read and adopted:

Resolved, That Senate Bill No. 98, be recommitted to Committee on Banks and Insuarance, in order to give a number of parties a hearing on the same.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 394, entitled "An act to make the expense of procuring bonds a charge upon the estate in the hands of a receiver, assignee, guardian, committee, trustee, executor or administrator,"

Assembly Bill No. 247, entitled "An act to repeal an act entitled 'An act to provide for the appointment of clerks of the police justices in the cities of the first class and defining their duties,' approved April sixth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the juisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,"

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

Without amendment.

Under a suspension of the rules the vote by which

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

Was passed to a third reading, was reconsidered.

On motion of Mr. Bradley, said bill was amended, the amendments agreed to and

The bill was ordered to be re-engrossed with the amendments embodied therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 150, entitled "A further supplement to an act entitled 'An act concerning evidence,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman,"

Senate Bill No. 66, entitled "A supplement to an act entitled "A further supplement to an act entitled "An act regulating proceedings in criminal cases," approved March ninth, one thousand eight hundred and eighty-one,"

And

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of Aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,'" approved March eighth, one thousand eight hundred and ninety-two,

Correctly engrossed.

Mr. Hoffman, on leave, introduced

Senate Bill No. 177, entitled "An act relating to boroughs,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissions.

The same Senator, on leave, introduced.

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," " approved April fourteenth, one thousand eight hundred and forty six, which supplement was approved April eleventh, one thousand eight hundred and sixty-six,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 142, entitled "A supplement to an act entitled An act respecting county physicians'" [Revision], approved April twenty-first, one thousand eight hundred and seventy-six,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time, and on motion of Mr. Daly, laid over.

Assembly Bill No. 141, entitled "A Further Supplement to an act entitled 'An act to complete the geological survey of the state,'" approved March thirtieth, one thousand eight hundred and sixty-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 19th, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 8, entitled "An act to repeal an act entitled 'An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same, and for other purposes therein mentioned,' passed March eleventh, one thousand seven hundred and seventy-four,"

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy four,'" which supplement was approved March first, one thousand eight hundred and eighty eight,

Senate Bill No. 46, entitled "An act relating to and regulating the government of cities,"

Senate Bill No. 85, entitled "A further supplement to the 'Act respecting conveyances' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 83, entitled "An act relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

Senate Bill No. 120, entitled "An act in relation to the inspector-general's department of the national guard,"

Without amendment.

Mr. President:

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both houses were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

# WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 8, entitled "An act to repeal an act entitled 'An act to enable the owners and possessor of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same and for other purposes therein mentioned,' passed March eleventh, one thousand seven hundred and seventy-four,"

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases." approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 46, entitled "An act relating to and regulating the government of cities,"

Senate Bill No. 120, entitled "An act in relation to the inspector-general's department of the national guard."

Senate Bill No. 85, entitled "A Further Supplement to the 'Act respecting conveyances'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 83, entitled "An Act relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

And

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations'" [Revision], approved April seventh, one thousand eight hundred and seventy five.

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of is Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 19th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 437, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

And

Assembly Joint Resolution No. 1, entitled "Joint resolution relative to the Trenton battle monument,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 437, entitled "Supplement to an act entitled "An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixtynine, and the various amendments thereto,"

Was read for the first time by its title ordered to have a second reading, and referred to the Committee on Militia.

Assembly Joint Resolution No. 1, entitled "Joint resolution relative to the Trenton battle monument,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Favorably;

And

Assembly Bill No. 336, entitled "A supplement to an act entitled 'An act to incorporate associations, societies or clubs for social, intellectual and recreative purposes," approved March twenty-seventh, one thousand eight hundred and seventy-eight,

Without amendment.

Assembly Bill No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,'" approved March fifteenth, one thousand eight hundred and seventy-six,

Was taken up on second reading and amendments offered.

Mr. Daly moved that said amendments lie on the table, metion was agreed to as follows:

In the affirmative were—

Messrs. Daly, Hinchliffe, Perkins-3.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (Pres Smith, Stokes, Voorhees, Ward—9.

Said amendments were then read, agreed to, ordered engrosse bill ordered to have a third reading.

Mr. Ward, Chairman of the Committee on Game and Fisreported

Assembly Bill No. 381, entitled "A supplement to an act e 'An act to promote the propagation and growth of seed oyster to protect the natural oyster beds of this state,' approved April to one thousand eight hundred and ninety-three,"

Without amendment.

The following message was received from the House of Ass by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 19th, 189

Mr. President:

I am directed by the House of Assembly to inform the Sena the House of Assembly has passed the following bills:

Assembly Bill No. 347, entitled "A supplement to an act e 'An act to authorize the issue of bonds to provide moneys f erection of county lunatic asylum buildings in counties of this approved June tenth, one thousand eight hundred and ninety,"

And

Assembly Bill No. 373, entitled "An act to authorize any toy of this state to celebrate the centennial anniversary of its exi and empowering the township committee of such township to p the necessary funds therefor,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assen

Assembly Bill No. 347, entitled "A supplement to an act e 'An act to authorize the issue of bonds to provide moneys f erection of county lunatic asylum buildings in counties of this approved June tenth, one thousand eight hundred and ninety,"

Was read for the first time by its title, ordered to have a reading, and referred to the Committee on Municipal Corporati

Assembly Bill No. 373, entitled "An act to authorize any township of this state to celebrate the centennial anniversary of its existence, and empowering the township committee of such township to provide the necessary funds therefor,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 134, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in certain counties in this-state,' approved March fifteenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 135, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

And

Assembly Bill No. 366, entitled "An act to amend an act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight,"

Without amendment.

Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,'" approved March ninth, one thousand eight hundred and sixtynine, and the various amendments thereto,

Favorably.

Senate Bill No. 134, entitled "An act to annex to and consolidate with the city of Camden a portion of the town of Stockton, formerly the township of Stockton, in the county of Camden,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 373, entitled "An act to authorize any township of this state to celebrate the centennial anniversary of its existence,

and empowering the township committee of such township to provide the necessary funds therefor,"

Without amendment.

Senate Bill No. 135, entitled "An act to change the boundary line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county,"

And

Senate Bill No. 136, entitled "An act to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 80, entitled "An act to authorize the cities of this state to fund their unfunded or floating indebtedness,"

Was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and bill to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 19th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law offices therein, and for their compensation and terms of office,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Skirm, Chairman of the Committee on Militia, reported

Assembly Bill No. 437, entitled "Supplement to an act entitled 'Au act for the organization of the national guard of the state of New

Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Without amendment.

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative were-

Mesers. Daly, Hinchliffe-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 19th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 310, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one ahousand eight hundred and seventy-four, which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 310, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute or by virtue of any judicial proceeding' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Revision of Laws.

Senate Bill No. 151, entitled "A supplement to act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were--

Messrs. Daly, Hinchliffe, Perkins-3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 19th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate, Senate Bill No. 2 for further consideration.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Substitute for

Senate Bill No. 66, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases," "approved March ninth, one thousand eight hundred and eighty-one,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 310, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Banks and Insurance, reported

Assembly Bill No. 485, entitled "A supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 129, entitled "An act in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases,"

Favorably;

And

Assembly Bill No. 332, entitled "Supplement to an act entitled 'An act relative to morgues and morgue-keepers,' approved March fourth, one thousand eight hundred and seventy-nine,"

Without amendment.

Assembly Bill No. 247, entitled "An act to repeal an act entitled 'An act to provide for the appointment of clerks of the police justices in cities of the first class and defining their duties,' approved April sixth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,"

And

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

Were taken up and on motion of Mr. Daly laid over.

Assembly Bill No. 336, entitled "A supplement to an act entitled 'An act to incorporate associations, societies or clubs for social, intellectual and recreative purposes,' approved March twenty-seventh, one thousand eight hundred and seventy-eight,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 43, entitled "An act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office,"

Assembly Bill No. 277, entitled "An act to repeal an act entitled 'An act concerning cities of the first class,' approved June ninth, one thousand eight hundred and ninety,"

Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners and to regulate their term of service therein,' approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplements thereto,"

Assembly Bill No. 302, entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class," approved March nineteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 423, entitled "An act concerning cities in this state,"

And

Assembly Bill No. 421, entitled "An act providing for the formation and establishment of wards in cities of the first class in this state," Without amendment.

Mr. Skirm, Chairman of the Committee on Militia, reported

Assembly Joint Resolution No. 1, entitled "Joint resolution relative to the Trenton battle monument."

And

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,

Without amendment.

Assembly Bill No. 136, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state," approved April seventh, one thousand eight hundred and ninety,

With Senate amendments, was taken up, read, amendments lost, and said bill

Was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

In the negative was-

Mr. Daly-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 251, entitled "An act to permit boards of aldermen to appoint their clerk for a period,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Skirm, Smith, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 126, entitled "A supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hiuchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four,"

Was taken up, and on motion of Mr. Skirm laid over until Monday night.

Assembly Bill No. 28, entitled "A supplement to an act entitled 'An act to establish a system of public instruction,'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 131, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision]. approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 182, entitled "A Further Supplement to an act entitled 'An act to regulate fences,' passed January twenty-third, one thousand seven hundred and ninety-nine,"

Were severally taken up and, on motion, laid over until Monday night.

Assembly Bill No. 196, entitled "A supplement to an act entitled 'An act to establish a system of public instruction,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Skirm, Smith, Thompson, Voorhees, Ward—12.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On Motion of Mr. Voorhees, the vote by which

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Passed to a third reading, was reconsidered.

Said bill was then amended, agreed to, and amendments ordered engrossed, and bill to have a third reading.

Assembly Bill No. 210, entitled "A supplement to the act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 212, entitled "An act to abolish public road boards in counties of this state and to transfer to and vesting in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers and property now vested in and belonging to such public road boards,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendment.

Assembly Bill No. 234, entitled "An act to set over a part of Elk township, in Gloucester county, to become a part of Clayton township,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 220, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson—9.

In the negative-None.

Dr. Daly moved to reconsider the vote by which said bill was lost.

Mr. Voorhees moved that that motion be laid upon the table,

Which was agreed to.

The rules were suspended, and

Senate Bill No. 150, entitled "A further supplement to an act entitled 'An act concerning evidence,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward —12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 310, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,

Was taken up read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 233, entitled "An act to abolish public road boards in counties in this state, and to transfer to and vest in the board of chosen freeholders in and for the counties in which such pub-

lic road boards may now exist all the powers, rights and property now vested in and belonging to such public road boards,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Voorhees

Assembly Bill No. 241, entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five,"

Was recommitted to Committee on Revision of Laws.

Mr. Stokes, on leave, introduced

Senate Bill No. 179, entitled "An act to repeal an act entitled 'An act concerning licenses to keep inns and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state," approved February eighth, one thousand eight hundred and ninety-two,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

The same Senator, on leave, introduced

Senate Bill No. 180, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Mr. Stokes moved that when the Senate adjourn, it be to meet on Friday morning at 10 o'clock, and that when it then adjourn, it be to meet on Monday evening at 8 o'clock,

Which was agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

### FRIDAY, April 20th, 1894.

In the absence of the President, Mr. Skirm took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senators appeared and answered the call:

Mesers. Skirm, Bradley.

As there was no quorum present, the Senate then adjourned.

## MONDAY, April 23d, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. Z. Marten.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham,

Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Journal of April 19th and 20th was read and approved.

Petitions relative to the evil effects of narcotics on the human system, and the teaching thereof in the public schools, were presented by Senators Adrain, Miller, Drake and Winton.

Mr. Skirm, Chairman of the Committee on Militia, reported

Assembly Bill No. 228, entitled "An act providing for the appointment of commissioners to assist in the establishment of the Chickamanga and Chattanooga national military park, and for the payment of the expenses of the same,"

Without amendment.

Mr. Skirm, Chairman of the Committee on Municipal Carporations, reported

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Without amendment.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Senate Bill No. 163, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,'" which supplement was approved March tenth, one thousand eight hundred and ninety-two,

Favorably.

Mr. Smith, Chairman of the Committee on Claims and Pensions, reported

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr, and Edward F. McDonald,"

Favorably.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 169, entitled "A supplement to an act entitled 'An act for the punishment of crimes,'" approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 173, entitled, "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," "approved April four-teenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-third, one thousand eight hundred and ninety-two,

Senate Bill No. 174, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," " approved April fourteenth, one thousand eight hundred and ninety-one, which said supplement was approved March seventh, one thousand eight hundred and ninety-two.

Senate Bill No. 175, entitled "An act to repeal an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one,

And

Senate Bill No. 176, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one, which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Favorably.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupon,"

Favorably.

Mr. Skirm, on leave, introduced

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Industrial School for Girls.

The same Senator, on leave, introduced

Senate Bill No. 182, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Winton, on leave, introduced

Senate Bill No. 183, entitled "An act to authorize the beards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Ketcham, on leave, introduced

Senate Bill No. 184, entitled "An act to incorporate colleges of pharmacy,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Voorhees, on leave, introduced

Senate Bill No. 185, entitled "An act fixing the terms of certain offices and prescribing the method of appointment of certain officers in cities of the second class,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Municipal Corporations.

The same Senator, on leave, introduced

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names,'" approved February twenty-fourth, one thousand eight hundred and seventy-six,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Mr. Hinchliffe, on leave, introduced

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways."

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Senate Bill No. 93, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

And

Senate Bill No. 94, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of the state," approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

Were taken up, and, on motion of Mr. Voorhees, laid over tomporarily.

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one,' which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty,"

A nd

Substitute for Senate No. 12, entitled "An act to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 115, entitled "An act concerning the school libraries of the state,"

Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

And

Senate Bill No. 129, entitled "An act in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases."

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 23d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

WHEREAS, By an act entitled "An act to provide for the erection of a flag-staff upon the State house of New Jersey, and for the purchase of a suitable flag for the same and regulating the use of the same," approved April fourth, one thousand eight hundred and ninety-four, it was provided that there should be erected upon the dome of the building known and designated as the State house a flag-staff of suitable height and proportions, &c.; and whereas, it has been found impossible to erect such flag-staff upon the dome of said building:

Be it resolved by the House of Assembly (the Senate concurring), That such flag-staff shall be erected upon such suitable and proper place upon the roof of the State house as the superintendent of the State house and grounds shall select and designate for that purpose.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was taken up and read a second time, and concurred in by the following vote:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Staates, Thompson, Ward, Winton—15.

In the negative were-None.

The Secretary was directed by the President to carry said resolute the House of Assembly and inform that body that the Senate concurred in the same.

Senate Bill No. 98, entitled "A supplement to an act entitled act to provide for the incorporation and regulation of insurance panies' [Revision], approved April ninth, one thousand eight dred and seventy-five,"

Senate Bill No. 174, entitled "An act to repeal an act entitle supplement to an act entitled "An act to re-apportion the se assembly districts of the state of New Jersey," approved a fourteenth, one thousand eight hundred and ninety-one, which supplement was approved March seventh, one thousand eight dred and ninety-two,"

Senate Bill No. 175, entitled "An act to repeal an act entitled act to re-apportion the several assembly districts of the state of Jersey,' approved April tourteenth, one thousand eight hundred ninety one,"

And

Senat Bill No. 176, entitled "An act to repeal an act entitled further supplement to an act entitled "An act to re apportion several assembly districts of the state of New Jersey," appr April fourteenth, one thousand eight hundred and ninety-one, waid further supplement was approved March twenty-fourth, thousand eight hundred and ninety-two,"

Were severally taken up, read a second time, considered by sect agreed to, ordered to be engrossed, and to have a third reading.

The rules were suspended, and the vote by which

Senate Bill No. 148, entitled "An act to repeal an act entitled act relating to the appointment or election of attorneys or solicito certain townships and municipalities in this state,' passed April etenth, one thousand eight hundred and ninety-one,"

Was ordered to have a third reading, was reconsidered.

On motion of Mr. Voorhees, said bill was amended, agreed to

The bill was ordered to be re-engrossed with the amendments bodied therein, and have a third reading.

The following message was received from the House of Asserby the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,

Mr. President:

April 23d, 1894.

I am directed by the House of Assembly to inform the Senate the House of Assembly has passed the following resolution:

Resolved (the Senate concurring), That both houses of the Legislature, the Senate and General Assembly, do adjourn on Friday, the 4th day of May next, at eleven o'clock in the forenoon of that day, until two o'clock in the afternoon of Monday, the 3d day of September next, at which time the Senate and General Assembly will again convene for the transaction of business.

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read, and, on motion of Mr. Stokes, laid upon the table.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported Senate Bill No. 31, entitled "A further supplement to an act entitled 'An act for the promotion of industrial education,' approved April twenty-eighth, one thousand eight hundred and eighty seven,"

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Senate Bill No. 77, entitled "A supplement to an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salaries for the same,' approved June third, one thousand eight hundred and ninety,"

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

Senate Bill No. 117, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninty-one,'

Senate Bill No. 134, entitled "An act to annex to and consolidate with the city of Camden a portion of the town of Stockton, formerly the township of Stockton, in the county of Camden,"

Senate Bill No. 135, entitled "An act to change the boundry line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county,"

Senate Bill No. 136, entitled "An act to aunex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county,"

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, the widow of James B. Lippincott,"

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the con-

trol and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office."

And

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state,"

Correctly engrossed,

And

Assembly Bill No. 11, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to establish a system of public instruction," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved April seventeenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 80, entitled "An act to authorize the cities of this state to fund their unfunded or floating indebtedness,"

Senate Bill No 208, entitled "An act relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class,"

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

With Senate amendments, correctly engrossed.

Senate Bill No. 82, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was-directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth class counties of this state, and to provide for the payment of the expense thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Favorably.

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act-concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs Adrain, Daly, Hinchliffe, McMickle, Miller, Packer, Staates, Winton-8.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state."

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Assembly Bill No. 351, entitled "A supplement to an act entitled 'An act to incorporate the Washington Association of New Jersey,' approved March twentieth, one thousand eight hundred and seventy-four,"

And

Assembly Bill No. 355, entitled "An act further amending an act entitled 'An act to incorporate trustees of religious societies,' approved April ninth, one thousand eight hundred and seventy-five,"

Without amendment.

Assembly Bill No. 343, entitled "A supplement to an act entitled 'Au act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton --20.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No, 103, entitled "An act respecting licenses in the boroughs of this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm offered the following:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate, Senate Bill No. 76, to correct error in engrossing same,

Which was read and adopted as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six,' which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Favorably,

And

Assembly Bill No. 347, entitled "A supplement to an act entitled 'An act to authorize the issue of bonds to provide moneys for the erection of county lunatic asylum buildings in counties of this state,' approved June tenth, one thousand eight hundred and ninety,"

Without amendment.

Mr. Adrain moved that

Senate Bill No. 73, entitled "A supplement to an act entitled 'An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Be taken from the table, which motion was agreed to, and the same Senator then withdrew the motion to reconsider the vote by which said bill was passed.

Senate Bill No. 77, entitled "A supplement to an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salaries for the same,' approved June third, one thousand eight hundred and ninety,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton—13.

In the negative was-

Messrs. Daly-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein. Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees, Winton —13.

In the negative were-

Messrs. Daly, Drake, Thompson—3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 31, entitled "A further supplement to an act entitled 'An act for the promotion of industrial education,' approved April twenty-eighth, one thousand eight hundred and eighty-seven,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and Mr. Skirm was granted unanimous consent to offer an amendment to

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

Said amendment was read and agreed to.

The bill was ordered to be re-engrossed with the amendments embodied therein.

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in the cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so

that the same will begin and end with the fiscal year in said cities," approved March eighth, one thousand eight hundred and ninety-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, the widow of James B. Lippincott,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affimative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham,
McMickle, Packer, Rogers (President), Skirm, Smith, Staates,
Stokes, Thompson, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 101, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

And

Senate Bill 151, entitled "A supplement to an act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Correctly engrossed.

Senate Bill No. 117, entitled "A further supplement to the stitled 'An act for the formation and government of villages,' proved February twenty-third, one thousand eight hundred ninety-one,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was das follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Smith, Staates, Voorhees, Ward, Winton—12.

In the negative was—

Mr. Drake-1.

The Secretary was directed by the President to carry said the House of Assembly, and inform that body that the Senat passed the same, and requests its concurrence therein.

On motion of Mr. Daly,

Assembly Bill No. 221, entitled "A supplement to an act er 'An act to establish in this state boards of health and a bureau of statistics, and to define their respective duties,' approved I thirty-first, one thousand eight hundred and eighty-seven,"

Was recommitted to the Committee on Revision of Laws.

Senate Bill No. 101, entitled "A further supplement to an a titled 'An act for the formation and government of villages proved February twenty-third, one thousand eight hundred ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it woulded as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, M. Packer, Rogers (President') Skirm, Smith, Staates, S. Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said to the House of Assembly and inform that body that the Senat passed the same, and requests its concurrence therein.

Mr. Bradley, Chairman of the Committee on Boroughs and Bo Commissions, reported

Assembly Bill No. 257, entitled "A supplement to an act en 'An act concerning boroughs,' approved March twenty-eighth thousand eight hundred and ninety-two,"

Assembly Bill No. 291, entitled "A further supplement to an act entitled 'Au act concerning townships and township officers,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Assembly Bill No. 293, entitled "An act relating to auditors in townships in this state,"

Assembly Bill No. 294, entitled "An act relative to the establishment of sinking funds and the appointment of commissioners therefor in certain townships in this state,"

Assembly Bill No. 300, entitled "An act providing for the changing of the name of any avenue, street or highway in any borough of this state,"

Assembly Bill No. 324, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs," approved April second, one thousand eight hundred and ninety-one,

Assembly Bill No. 339, entitled "An act authorizing the towns and townships of this state to renew matured and maturing bonds,"

Assembly Bill No. 344, entitled "An act to provide for the collection of the cost of grading, paving, curbing and repairing sidewalks in boroughs incorporated under special charters,"

Assembly Bill No. 350, entitled "An act to amend an act entitled 'An act to authorize the construction, curbing and paving of sidewalks and crosswalks in townships,' approved May ninth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 367, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Assembly Bill No. 369, entitled "An act authorizing township committees of townships in which there may be a water supply furnished by public or private water works to raise and pay moneys for the preparation of surveys, plans and estimates for sewerage or drainage,"

 $\mathbf{And}$ 

Assembly Bill No. 413, entitled "An act concerning township committees,"

Without amendment.

Assembly Bill No. 487, entitled "Supplement to an act ent.tled 'An act for the organization of the national guard of the state of New Jersey,'" approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it wa cided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, McMickle, Packer kins, Rogers (President), Skirm, Smith, Staates, S Thompson, Voorhees, Ward, Winton—16.

In the negative—None.

The Secretary was directed by the President to carry said be the House of Assembly and inform that body that the Senate passed the same without amendment.

Assembly Bill No. 381, entitled "A supplement to an act er 'An act to promote the propagation and growth of seed oyster to protect the natural oyster beds of this state,' approved April for one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, a to, ordered to have a third reading, and,

Under suspension of the rules, said bill was taken up and rethird time.

Upon the question, "Shall this Assembly bill pass?" it was cided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, kins, Skirm, Smith, Stokes, Thompson, Voorhees, Winton—14.

In the negative were-None.

The Secretary was directed by the President to carry said the House of Assembly and inform that body that the Senate passed the same without amendment.

Assembly Joint Resolution No. 1, entitled "Joint resolution tive to the Trenton battle monument,"

Was taken up, read a second time, considered by sections, agre ordered to have a third reading, and,

Under a suspension of the rules, said joint resolution was take and read a third time.

Upon the question, "Shall this Assembly joint resolution pit was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham Mickle, Packer, Perkins, Skirm, Smith, Staates, Voo Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Ketcham, the vote by which

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Passed to a third reading was reconsidered,

And on motion of same Senator, said bill was recommitted to Committee on Municipal Corporations.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 177, entitled "An act relating to boroughs," Favorably.

Mr. Hinchliffe, on leave, introduced

Senate Bill No. 188, entitled "An act in relation to the appointment of certain officers in cities,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Was taken up, read a second time, considered by sections, agreed to, and to have a third reading.

Assembly Bill No. 351, entitled "A supplement to an act entitled 'An act to incorporate the Washington association of New Jersey,' approved March twentieth, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes, the Senate then adjourned.

TUESDAY, April 24th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Oscar M. Voorhees. Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham,

Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Journal of April 23d was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate,

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

For correction in engrossing.

J. HERBERT POTTS, Clerk of the House of Assembly.

Mr. Ketcham presented the following memorials from the Newark Conference of the Methodist Episcopal Church, which were read:

Memorial of the Newark annual conference of the Methodist Episcopal Church to the Legislature of the State of New Jersey.

The following action was taken by a unanimous vote of the conference, on Tuesday, 10th of May, 1893:

Your petitioners request that the law for the suppression of the gambling race track be made a part of the Constitution of the State, so that hereafter its inhibition shall not be subject to annual action, but be a part of said Constitution, and remain as such forever.

Signed, LEWIS R. DUNN, CHARLES LAREW, JOHN KRANTZ,

J. I. BOSWELL, C. R. BARNES.

Committee.

#### No. 2.

The Newark Conference also memorializes the Legislature to have the following concerning our public schools made a part of the Constitution of the State, so that it may hereafter read as follows:

"No law shall be passed respecting an establishment of religion, or prohibiting the free exercise thereof, nor shall the State or any county, city, town or village, or other civil division, use its property or credit, or any money raised by taxation or otherwise, or authorize either to be used for the purpose of founding, maintaining, or aiding by appropriation, payment for services, expenses, or in any other way, any church, religious denomination or society, or any institution, society or undertaking which is wholly or in part under sectarian or ecclesiastical control."

Passed unanimously.

[Signed]

LEWIS R. DUNN, CHARLES LAREW, JOHN KRANTZ, J. I. BOSWELL, C. R. BARNES, Committee:

Mr. Ketcham, Chairman of the Committee on Banks and Insurance, reported

Senate Bill 160, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies,' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

With amendment, which amendment was read and agreed to.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 120, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

With amendments, which was read and adopted, and amendments ordered to be engrossed.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways,"

Favorably.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight, which amendatory act was approved March ninth, one thousand eight hundred and ninety-one,"

Favorably,

And

Assembly Bill No. 170, entitled "An act to compel the erection of fire-escapes and to prevent their encumbrance in cities of the first class,"

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 125, entitled "A supplement to an act entitled 'An act concerning judgments' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Favorably.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 39, entitled "An Act to repeal an act entitled 'A supplement to an act entitled "An act for the formation of borough commissions," approved March seventh, one thousand eight hundred and eighty-two,'" which said supplement was approved April seventh, one thousand eight hundred and ninety,

Assembly Bill No. 122, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Assembly Bill No. 255, entitled "A supplement to an act entitled 'An act enlarging and extending the powers of incorporated towns in this state governed by boards of commissioners and of certain officers thereof,' approved April sixteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 292, entitled "An act in relation to the publication of ordinaces in certain townships in this state,"

Assembly Bill No. 371, entitled "A supplement to an act entitled 'An act for the protection of bridges in this state,' passed February twenty-seventh, one thousand eight hundred and thirty-three,"

Without amendment.

Mr. Stokes, on leave, introduced

Senate Bill No. 189, entitled "An act to facilitate judicial proceedings in counties of the second class,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Judiciary.

Mr. Bradley, on leave, introduced

Senate Bill No. 190, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal liens on real estate situate within the same,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Drake offered the following resolution, which was read and adopted:

Resolved, That the House of Assembly be requested to return to the Senate for further consideration

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Mr. Bradley, on leave, introduced

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor-houses in this state,' approved May sixth, one thousand eight hundred and eighty-nine,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Hoffman, on leave, introduced

Senate Bill No. 192, entitled "An act to legalize certain newspaper publications,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Thompson, on leave, introduced

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Riparian Rights.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

That the House of Assembly be requested to return to the Senate

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

For further consideration.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Adrain moved to reconsider the vote by which

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Passed, which was agreed to as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Thompson, Ward, Winton-11.

In the negative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Voorhees-7.

Mr. Drake asked unanimous consent to amend said bill, which was granted.

The same Senator then offered an amendment to said bill, which was lost, as follows:

In the affirmative were—

Messrs. Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Thompson, Winton—8.

In the negative were-

Messrs. Adrain, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees-10.

Mr. Daly offered amendments to said bill, which were read and disagreed to.

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Was then taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes-7.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Staates, Thompson, Voorhees, Ward, Winton—9.

Mr. Voorhees moved to reconsider the vote by which

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Was lost.

Mr. Adrain moved to lay that motion on the table, which was agreed to.

On motion of Mr. Adrain, the vote by which

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Passed to a third reading was reconsidered by the following vote: In the affirmative were—

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Thompson, Voorhees, Winton—14.

In the negative were-None.

Mr. Adrain offered an amendment to said bill, which was read.

Mr. Stokes moved that said bill and amendment be recommitted to the Committee on Agriculture and Agricultural College, which was agreed to.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Favorably.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 28tn, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following resolution:

Resolved, The hour of twelve having arrived, the time appointed for the joint meeting of the two Houses, the Assembly now awaits your presence in the Assembly Chamber.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read, and, on motion of Mr. Stokes, the Senate took a recess for the purpose of attending the joint meeting, upon the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Hinchliffe, Ketcham, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

On motion of Mr. Stokes, the Senate then adjourned.

#### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Senate Bill No. 52, entitled an "Act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and have a third reading.

Senate Bill No. 88, entitled "An act relative to the lighting of streets, roads and public places in this state,"

Was taken up, read a second time, considered by sectious, amended, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 93, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, anno domini one thousand eight hundred and ninety-one,"

Was taken up, read a second time, and, on motion, laid over.

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald,"

Was taken up on second reading.

Mr. Daly offered an amendment.

On motion, said bill and amendment were laid on table.

Mr. Stokes, on leave, introduced

Senate Bill No. 194, entitled "An act to repeal an act entitled 'An act concerning licenses in boroughs of the second class,' approved March ninth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissions.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 182, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

. And

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names,' approved February twenty-fourth, one thousand eight hundred and seventy-six,"

Favorably.

Mr. Hoffman, Chairman of the Committee on Industrial School for Girls, reported

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Favorably.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 121, entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, anno domini one thousand eight hundred and seventy-eight,

Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special oyster rights or privileges in Delaware bay,"

Senate Bill No. 139, entitled "An act concerning the tenure of office of city assessor in cities of the third class,"

Senate Bill No. 158, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies," approved April ninth, one thousand eight hundred and seventy-five,"

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds,"

A nd

Senate Bill No. 168, entitled "An act to enable cities in counties of the first class to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesale water, and to purchase or condemn property franchises and rights for such purpose,"

Correctly engrossed,

 $\mathbf{And}$ 

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

Correctly re-engrossed,

Senate Bill No. 169, entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 173, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-third, one thousand eight hundred and ninety two,"

And

Senate Bill No. 153, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,' which supplement was approved March tenth, one thousand eight hundred and ninety-two,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupon,"

And

Senate Bill No. 178, entitled "An act to amend and act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six,' which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 185, entitled "An act fixing the terms of certain offices and prescribing the method of appointment of certain officers in cities of the second class,"

With amendments, which were read and agreed to.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 109, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Favorably.

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth class counties of this state, and to provide for the payment of the expense thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"

And

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

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Senate Bill No. 137, entitled "An act authorizing cities to establish boulevards,"

And

Senate Joint Resolution No. 2, entitled "A joint resolution requesting the senators and representatives of this state in congress, to use their best efforts to prevent any legislation imposing a tax on mutual building and loan associations,"

Correctly engrossed.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 140, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act to regulate fishing with seines in Barnegat bay," passed February seventeenth, one thousand eight hundred and forty-two,' which supplement was approved April twenty-first, one thousand eight hundred and seventy-six,"

With amendments, which were read and agreed to, and ordered to be engrossed and to have a third reading.

Senate Bill No. 177, entitled "An act relating to boroughs,"

Was taken up and, on motion of Mr. Hoffman, laid over.

Senate Bill No. 134, entitled "An act to annex to and consolidate with the city of Camden a portion of the town of Stockton, formerly the township of Stockton, in the county of Camden,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative were—

Messrs. Staates, Winton-2.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate,

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases." approved March twenty-seventh, one thousand eight hundred and seventy-four,'" which supplement was approved March first, one thousand eight hundred and eighty-eight,"

For correction in engrossing.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Senate Bill No. 135, entitled "An act to change the boundary line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative were--

Messrs. Staates, Winton—2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Voorhees, on leave, introduced

Senate Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,' approved March nineteenth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 189, entitled "An act to facilitate judicial proceedings in counties of the second class,"

Favorably;

Also,

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,'

approved April sixteenth, one thousand eight hundred and forty-six," approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

By way of substitute,

Which was read and agreed to.

Senate Bill No. 136, entitled "An act to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Adrain, Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman."

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as tollows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

Returning to the Senate

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

In accordance with resolution passed.

By unanimous consent it was ordered that the word "which" be engrossed in line nineteen of

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

According to the amendment to said bill.

Mr. Voorhees, by unanimous consent, was granted permission to withdraw concurrent resolution passed April 3d relative to providing a portrait of the late George H. Cook.

Mr. Voorhees, on leave, introduced

Senate Joint Resolution No. 6, entitled "Joint resolution to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixtynine, and the various amendments thereto,

Senate Bill No. 98, entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Senate Bill No. 115, entitled "An act concerning the school libraries of the state,"

Senat- B.ll No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of

the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Senate Bill No. 147, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act for the incorporation of safe deposit and trust companies," approved April twentieth, one thousand eight hundred and eighty-five,'" which said supplement was approved February sixth, one thousand eight hundred and eighty-eight,

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one,"

Senate Bill No. 174, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," " approved April fourteenth, one thousand eight hundred and ninety-one, which said supplement was approved March seventh, one thousand eight hundred and ninety-two.

Senate Bill No. 175, entitled "An act to repeal an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' approved April fourteenth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 176, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one, which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Correctly engrossed.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Substitute for Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Which was read and agreed to, and ordered to have a second reading. Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Senate Bill No. 128, entitled "A further supplement to an act entitled 'An act to provide for the incorporation of street railway companies, and to regulate the same,'" approved April sixth, one thousand eight hundred and eighty-six,

Without recommendation.

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 121, entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, anno domini one thousand eight hundred and seventy-eight,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—14.

In the negative was-

Mr. Drake-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Stokes, Chairman of the Committee on Education, reported Substitute for

Senate Bill No. 6, entitled "A Supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Which was read and adopted, ordered engrossed, and to have a third reading.

Mr. Smith, Chairman of the Committee on Passed Bills, reported

Senate Bill No. 8, entitled "An act to repeal an act entitled 'An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same, and for other purposes therein men-

tioned,' passed March eleventh, one thousand seven hundred and seventy-four,"

Senate Bill No. 46, entitled "An act relating to and regulating the government of cities,"

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 83, entitled "An act relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey,"

Senate Bill No. 85, entitled "A further supplement to the 'Act respecting conveyances' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 120, entitled "An act in relation to the inspectorgeneral's department of the national guard,"

Senate Bill No. 126, entitled "A supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

And

Senate Bill No. 140, entitled "An act to provide for the completion of certain improvements upon the grounds of the state normal school, and for the alteration of the present buildings thereon and the purchase of additional furniture and apparatus for said school,"

This day delivered to the Governor.

Senate Bill No. 168, entitled "An act to enable cities to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein. Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special oyster rights or privileges in Delaware bay,"

Was taken up, and on motion of Mr. Stokes, laid over.

Senate Bill No. 137, entitled "An act authorizing cities to establish boulevards,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 139, entitled "An act concerning the tenure of office of city assessor in cities of the third class,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Mesers. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 148. entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said the House of Assembly and inform that body that the Sena passed the same, and requests its concurrence therein.

Senate Bill No. 93, entitled "A further supplement to an a titled 'An act to provide for the more permanent improvement public roads of this state,'" approved April fourteenth, anno one thousand eight hundred and ninety-one,

And

Senate Bill No. 94, entitled "A further supplement to an titled 'An act to provide for the more permanent improvement public roads of this state,'" approved April fourteenth, anno one thousand eight hundred and ninety-one,

Were each taken up, read a second time, considered by se agreed to, ordered to be engrossed, and to have a third reading.

Senate Joint Resolution No. 2, entitled "A joint resolution ring the senators and representatives of this state in congress their best efforts to prevent any legislation imposing a tax on building and loan associations,"

Was taken up and, on motion of Mr. Adrain, laid over.

Senate Bill No. 147, entitled "An act to amend an act entit supplement to an act entitled "An act for the incorporation of deposit and trust companies," approved April twentieth, one sand eight hundred and eighty-five, which said supplement v proved February sixth, one thousand eight hundred and eighty-

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it veided as follows:

In the affirmative were-

Messrs Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, (President), Skirm, Smith, Staates, Stokes, Thompson, hees, Ward—14.

In the negative—None.

The Secretary was directed by the President to carry said the House of Assembly, and inform that body that the Sena passed the same, and requests its concurrence therein.

Senate Bill No. 158, entitled "An act to amend an act entitle act to provide for the regulation and incorporation of insurance panies," approved April ninth, one thousand eight hundre seventy-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was das follows:

In the affimative were-

Messrs. Adrain, Drake, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 155, entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed seventy-five thousand and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,"

Favorably,

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 279, entitled "An act permitting the catching of fish by set lines and fish wiers in those tributaries of the Delaware river above tide water which are obstructed by dams,"

Without amendment.

Senate Bill No. 115, entitled "An act concerning the school libraries of the state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,'" approved March ninth, one thousand eight hundred and sixtynine, and the varions amendments thereto,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—12.

In the negative—None.

The Secretary was directed by the President to carry said till to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Stokes, the Senate then adjourned.

#### WEDNESDAY, April 25th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Geo. W. Eckels.

Under the direction of the President the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Drake, Hoffman, Ketcham, Rogers (President), Smith, Staates, Stokes, Thompson, Voorbees, Ward, Winton—11.

Journal of April 24th was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 34, entitled "An act to provide for the depth of excavations below the established grade or curb-line of any street in any city of the first class,"

Assembly Bill No. 113, entitled "An act for the establishment and government of a naval militia of New Jersey,"

Assembly Bill No. 114, entitled "An act to regulate the construction and maintenance of street railroads in the state,"

Assembly Bill No. 129, entitled "A further supplement to 'An act to authorize the ditching and draining of the Bog and Fly meadow in Morris county,' passed February twentieth, one thousand eight hundred and eleven,"

Assembly Bill No. 209, entitled "An act to regulate the use and removal of gas meters,"

Assembly Bill No. 243, entitled "An act to repeal an act entitled 'An act to provide an efficient fire alarm in cities of the first class,' approved March first, one thousand eight hundred and ninety-three,"

Assembly Bill No. 246, entitled "An act to repeal chapter eightynine of the laws of one thousand eight hundred and ninety one, entitled 'An act in relation to the appointment and compensation of salaried interpreters in the criminal courts of this state, in the counties of the second class,' approved March sixteenth, one thousand eight hundred and ninety one,"

Assembly Bill No. 275, entitled "A further supplement to an act entitled 'An act respecting police departments of cities, and regulating the tenure and terms of office of officers and men employed in said departments,' approved March twenty-fifth, one thousand eight hundred and eighty five,"

Assembly Bill No. 286, entitled "A further supplement to an act entitled 'An act to create the county of Union,' approved March nineteenth, one thousand eight hundred and fifty-seven,"

Assembly Bill No. 287, entitled "An act to regulate and prevent the erection of frame or wooden buildings in cities of the first class,"

Assembly Bill No. 297, entitled "An act to repeal an act entitled 'An act for the preservation of filed maps,' approved March twelfth, one thousand eight hundred and eighty-nine,"

Assembly Bill No. 298, entitled "An act to repeal an act entitled 'An act to determine the tenure of office of city marshals in cities,' approved April second, one thousand eight hundred and ninety-one,"

Assembly Bill No. 318, entitled "A supplement to an act entitled "An act for the government of persons who are now or may hereafter become members of companies incorporated under the act entitled "An act to authorize the formation of pursuing and detective companies," approved March twenty-ninth, one thousand eight hundred and seventy-eight,' which act was approved May tenth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 319, entitled "A supplement to the act entitled 'An act to authorize the formation of pursuing and detective companies,' which act was approved March twenty-ninth, one thousand eight hundred and seventy-eight,"

Assembly Bill No. 353, entitled "An act amendatory of an act entitled 'An act amending an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy five,' which amending act was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 358, entitled "An act to amend an act entitled 'An act for the prevention of cruelty to animals,' approved March eleventh, one thousand eight hundred and eighty,"

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

Assembly Bill No. 406, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Assembly Bill No. 409, entitled "An act for the relief of taxes on the Raymond Roth pioneer home of Jersey City, New Jersey,"

Assembly Bill No. 414, entitled "A supplement to an act entitled 'An act to authorize the burial of the bodies of any honorably discharged soldier, sailor or marine who shall hereafter die without leaving means sufficient to defray funeral expenses,' approved February thirteenth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 418, entitled "Supplement to an act entitled 'An act concerning firemen's relief associations,' approved March twenty-fifth, one thousand eight hundred and eighty-five,"

#### And

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 34, entitled "An act to provide for the depth of excavations below the established grade or curb-line of any street in any city of the first class,"

Assembly Bill No. 243, entitled "An act to repeal an act entitled 'An act to provide an efficient fire alarm in cities of the first class,' approved March first, one thousand eight hundred and ninety-three,"

Assembly Bill No. 275, entitled "A further supplement to an act entitled 'An act respecting police departments of cities, and regulating the tenure and terms of office of officers and men employed in said departments,' approved March twenty-fifth, one thousand eight hundred and eighty five,"

Assembly Bill No. 287, entitled "An act to regulate and prevent the erection of frame or wooden buildings in cities of the first class,"

Assembly Bill No. 297, entitled "An act to repeal an act entitled 'An act for the preservation of filed maps,' approved March twelfth, one thousand eight hundred and eighty-nine,"

And

Assembly Bill No. 298, entitled "An act to repeal an act entitled 'An act to determine the tenue of office of city marshals in cities,' approved April second, one thousand eight hundred and ninety-one,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 113, entitled "An act for the establishment and government of a naval militia of New Jersey,"

Assembly Bill No. 406, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

And

Assembly Bill No. 414, entitled "A supplement to an act entitled 'An act to authorize the burial of the bodies of any honorably-discharged soldier, sailor or marine who shall hereafter die without leaving means sufficient to defray funeral expenses,' approved February thirteenth, one thousand eight hundred and eighty-four,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Militia.

Assembly Bill No. 114, entitled "An act to regulate the construction and maintenance of street railroads in the state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

Assembly Bill No. 129, entitled "A further supplement to 'An act to authorize the ditching and draining of the Bog and Fly meadow in Morris county,' passed February twentieth, one thousand eight hundred and eleven,"

Assembly Bill No. 409, entitled "An act for the relief of taxes on the Raymond Roth pioneer home of Jersey City, New Jersey,"

 $\mathbf{A}$ nd

Assembly Bill No. 418, entitled "Supplement to an act entitled 'An act concerning firemen's relief associations,' approved March twenty-fifth, one thousand eight hundred and eighty-five,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 209, entitled "An act to regulate the use and removal of gas meters,"

Assembly Bill No. 318, entitled "A supplement to an act entitled 'An act for the government of persons who are now or may hereafter become members of companies incorporated under the act entitled "An act to authorize the formation of pursuing and detective companies," approved March twenty-ninth, one thousand eight hundred and seventy-eight,' which act was approved May tenth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 319, entitled "A supplement to the act entitled 'An act to authorize the formation of pursuing and detective companies,' which act was approved March twenty-ninth, one thousand eight hundred and seventy-eight,"

And

Assembly Bill No. 353, entitled "An act amendatory of an act entitled 'An act amending an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five,' which amending act was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Corporations.

Assembly Bill No. 246, entitled "An act to repeal chapter eightynine of the laws of one thousand eight hundred and ninety-one, entitled 'An act in relation to the appointment and compensation of salaried interpreters in the criminal courts of this state, in the counties of the second class,' approved March sixteenth, one thousand eight hundred and ninety-one,"

And

Assembly Bill No. 286, entitled "A further supplement to an act entitled 'An act to create the county of Union,' approved March nineteenth, one thousand eight hundred and fifty-seven,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 358, entitled "An act to amend an act entitled 'An act for the prevention of cruelty to animals," approved March eleventh, one thousand eight hundred and eighty,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Reform School for Boys.

The following message was received from the House of Assembly by the hands of its Clerk:

Mr. President:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty six,"

With amendments,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

House amendments to

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty-six,"

Were then taken up, read, and agreed to.

Senate Joint Resolution No. 2, entitled "A joint resolution requesting the senators and representatives of this state in congress, to use their best efforts to prevent any legislation imposing a tax on mutual building and loan associations,"

Was by unanimous consent withdrawn.

Mr. Stokes, for the President, offered the following concurrent resolution:

Be it resolved, (the House of Assembly concurring), that-

Whereas, There is now pending before the Congress of the United States certain proposed legislation, which, upon being enacted, will impose a heavy taxation upon mutual building and loan associations; and whereas, in this State upwards of thirty-one millions of dollars, made up almost entirely of the savings of the poor and wage-earners, are invested in such associations, which are peculiarly the people's savings institutions in our State; and whereas, it is proposed to exempt from taxation savings banks under such proposed legislation, and in the judgment of the people of this State mutual building

and loan associations are among the best of our institutions for the benefit of the working people; therefore,

Be it resolved by the Senate and General Assembly of the State of New Jersey, That the Senators and Representatives from this State in the Congress of the United States of America be and they are hereby requested and desired to use all efforts in their power to defeat any legislation which will impose a tax upon the mutual building and loan associations of this State.

And be it resolved, That His Excellency the Governor be requested to forward a properly-engrossed copy of this resolution, under the great seal of this State, to each of our Senators and Representatives in Congress.

Which was read and adopted as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton —12.

In the negative was-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Staates —7.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same, and requests its concurrence therein.

By request of Mr. Adrain, the Secretary was directed to forward a copy of the vote with the resolution.

Mr. Daly offered the following resolution, which was read and referred to the Committee on Labor and Industries:

Essex County Labor Conference, Newark, N. J., composed of twenty-three organizations.

#### RESOLUTIONS.

WHEREAS, There are now in Essex county at least 20,000 people who can find no work, and on that account have no means of subsistence, and many of whom are now suffering acute distress; and

WHEREAS, Unless these people find work, they must be fed by the bounty of charity, which of itself is one of the worst of evils, destroying the independence and self-respect of those compelled to accept it; and

WHEREAS. It is an admitted fact that poverty and crime are the effects resulting from unjust and unscientific laws and conditions; and

WHEREAS, Our legislators, instead of solving and answering those questions (for which they draw their salaries), ignore wholly the cry

for humanity and justice sent up from helpless citizens, and spend their time in partisan quarrels, etc.; therefore, be it

Resolved, That we the delegates representing the Labor interests of Essex county, in convention assembled, would submit the following as our demands:

Resolved, That we urge the State Legislature, in the name of humanity and justice, to give precedence over all other matters to bills the passage of which would make possible work for the unemployed;

Resolved, That we urge the present Legislature to devote more time to Labor reforms than ever before, especially in the way of founding Municipal Employment Offices, Loan Offices, Lodging Houses and legal advice free to workingmen and women;

Resolved, That we as workers solemnly pledge ourselves to hereafter vote for only those who are faithful and true to Labor and Labor's interest, recognizing that upon Labor's corner-stone all prosperity rests;

Resolved, That a copy of these resolutions be sent to the Governor, Senate, Assembly and, also, to the Mayor and municipal authorities.

Read and endorsed, Essex County Labor Conference, Newark, N. J.

### H. A. BECKMEYER,

Chairman.

### WILLIAM WALKER,

Secretary.

30 Webster street, Newark, N. J.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 184, entitled "An act to incorporate colleges of pharmacy,"

Favorably,

And

Assembly Bill No. 129, entitled "A further supplement to 'An act to authorize the ditching and draining of the Bog and Fly meadow in Morris county,' passed February twentieth, one thousand eight hundred and eleven,"

Assembly Bill No. 409, entitled "An act for the relief of taxes on the Raymond Roth pioneer home of Jersey City, New Jersey,"

And

Assembly Bill No. 418, entitled "Supplement to an act entitled 'An act concerning firemen's relief associations,' approved March twenty fifth, one thousand eight hundred and eighty-five,"

Without amendment.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 358, entitled "An act to amend an act entitled 'An act for the prevention of cruelty to animals,' approved March eleventh, one thousand eight hundred and eighty,"

Without amendment.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Assembly Bill No. 353, entitled "An act amendatory of an act entitled 'An act amending an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five,' which amending act was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Without amendment.

Mr. Smith, Chairman of the Committee on Passed Biils, reported

Senate Bill No. 16, entitled "A supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,' passed March second, one thousand eight hundred and eighty-five,"

Senate Bill No. 27, entitled "Au act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the incorporation of rural cemetery associations and regulate cemeteries," approved March twenty-third, one thousand eight hundred and eighty-three,"

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Senate Bill No. 47, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law," approved March twenty-seventh, one thousand eight hundred and seventy-four," which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three,

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Senate Bill No. 69, entitled "An act to amend an act entitled 'An further supplement to an act entitled 'An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five,' which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two."

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 84, entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

And

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state,"

This day delivered to the Governor.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 162, entitled "An act to authorize cities in this state in certain cases to widen streets and parts of streets, and provide the cost of such widening,"

Favorably.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 180, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Favorably,

And

Assembly Bill No. 44, entitled "An act to provide that school trustees and boards of education in every school district of this state shall furnish free text-books to all scholars attending the public schools."

With amendment, which was read and adopted.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 165, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 170, entitled "A supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Favorably,

And

Assembly Bill No. 241, entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five,"

Without amendment.

Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Bill No: 183, entitled "An act to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Favorably.

Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse railroad along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality," approved March ninth, one thousand eight hundred and ninety three,

With amendment, which was read and agreed to and bill ordered to be engrossed.

Mr. Ketcham, on leave, introduced

Senate Bill No. 196, entitled "A further supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Municipal Corporations.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 140, entitled "An act to provide for the completion of certain improvements upon the grounds of the state normal school, and for the alteration of the psesent buildings thereon and the purchase of additional furniture and apparatus for said school,"

With Senate amendments, correctly engrossed.

Mr. Voorhees, on leave, introduced

Senate Bill No. 197, entitled "An act to amend an act entitled 'An act for the construction, maintenance and operation of water works for the purpose of supplying cities, towns and villages of this state with water,' approved April twenty-first, one thousand eight hundred and seventy six,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

The same Senator, on leave, introduced

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four,' approved March twenty-seventh, one thousand eight hundred and eighty-eight,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Railroads and Canals.

Mr. Bradley, Chairman of the Committee on Riparian Rights, reported

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Favorably.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 194, entitled "An act to repeal an act entitled 'An act concerning licenses in boroughs of the second class,' approved March ninth, one thousand eight hundred and ninety-one,"

Favorably.

Mr. Stokes, on leave, introduced

Senate Bill No. 199, entitled "An act to establish and maintain a state museum,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Mr. Bradley, on leave, introduced

Senate Bill No. 200, entitled "An act concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed and to have a third reading.

Senate Bill No. 160, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways,"

Was taken up on second reading and, on motion of Mr. Hinchliffe, laid over until Monday night.

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight, which amendatory act was approved March ninth, one thousand eight hundred and ninety-one,"

Senate Bill No. 125, entitled "A supplement to an act entitled 'An act concerning judgments' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate substitute for

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Bradley, on leave, introduced

Senate Bill No. 201, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

## Mr. Daly moved that

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Be placed back on second reading, which motion was lost.

Senate Bill No. 182, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names,'" approved February twenty-fourth, one thousand eight hundred and seventy-six,

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Senate Bill No. 185, entitled "An act fixing the terms of certain offices and prescribing the method of appointment of certain officers in cities of the second class,"

Senate Bill No. 128, entitled "A further supplement to an act entitled 'An act to provide for the incorporation of street railway companies, and to regulate the same,' approved April sixth, one thousand eight hundred and eighty-six,"

Senate Bill No. 155, entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed seventy-five thousand and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 16, entitled "A supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,' passed March second, one thousand eight hundred and eighty-five,"

Senate Bill No. 27, entitled "An act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of

debtors who convey to assignees for the benefit of creditors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the incorporation of rural cemetery associations and regulate cemeteries," approved March twenty-third, one thousand eight hundred and eighty-three,"

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy eight,"

Senate Bill No. 47, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law," "approved March twenty-seventh, one thousand eight hundred and seventy four, which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three,

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Senate Bill No. 69, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five,' which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two,"

Senate Bill No 84, entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety two,"

 $\mathbf{A}$ nd

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state,"

Without amendment.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

#### WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 27, entitled "An act to amend an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 36, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to anthorize the incorporation of rural cemetery associations and regulate cemeteries," " approved March twenty-third, one thousand eight hundred and eighty-three,

Senate Bill No. 40, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,

Senate Bill No. 16, entitled "A supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,' " passed March second, one thousand eight hundred and eighty-five,

Senate Bill No. 47, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law," " approved March twenty-seventh, one thousand eight hundred and seventy-four, which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three,

Senate Bill No. 58, entitled "An act conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-menting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service,"

Senate Bill No. 69, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning corporations"" [Revision], approved April seventh, one thousand eight hundred and seventy-five, which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two,

Senate Bill No. 84, entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

And

Senate Bill No. 144, entitled "An act concerning ward and district lines in the cities of this state."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 390, entitled "An act concerning the condemnation of lands,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 390, entitled "An act concerning the condemnation of lands,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 73, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman," Without amendment.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both houses were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

#### WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 73, entitled "A Supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 390, entitled "An act concerning the condemnation of lands,"

Without amendment.

Senate Bill No. 109, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up on second reading.

Mr. Perkins offered an amendment, which was lost.

Said bill was then considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 286, entitled "A further supplement to an act entitled 'An act to create the county of Union,' approved March nineteenth, one thousand eight hundred and fifty-seven,"

Without amendment.

Senate Bill No. 183, entitled "An act to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Was taken up on second reading, and, on motion of Mr. Thompson, was laid over until to-morrow.

On motion of Mr. Daly,

Assembly Bill No. 170, entitled "An act to compel the erection of fire-escapes and to prevent their incumbrance in cities of the first class,"

Was recommitted to Committee on Miscellaneous Business.

Mr. Skirm, on leave, introduced

Senate Bil! No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 188, entitled "An act in relation to the appointment of certain officers in cities,"

Favorably.

House Message of April 2d, relative to

Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases"' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which amendment was approved March ninth, one thousand eight hundred and ninety-two,

With the Governor's objections to said bill, was taken up and read as follows:

TRENTON, March 26th, 1894.

To the House of Assembly:

I return herewith to the House of Assembly, in which it originated, Assembly Bill No. 106, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four.' which amendment was approved March ninth, one thousand eight hundred and ninety-two."

he bill returned contemplates the repeal of section twelve of set regulating proceedings in criminal cases (Revision, page , as amended by the supplement thereto approved March 1892.

ction 12 of the Criminal Procedure act, before the amendt thereof by the act approved March 9th, 1892, authorized Court of General Quarter Sessions of the Peace and the jusof the peace, and each and every of them, in and for every ity of this State, to let to bail "all persons who are or may rrested or imprisoned in their respective counties for any see or crime therein done or attempted, except such as are or be charged with treason, murder, manslaughter, sodomy, arson, burglary, robbery, forgery or suspicion thereof."

nder that section (and I presume also under the amended on) a warrant commanding the arrest of a person, in form, ires the officer making the arrest to take the arrested party or generally before any justice of the peace of the county, or before the justice who granted it. In the former case the ant is general; in the latter special. Upon general warrant, or section 12, as originally existing, it was discretionary with officer to take the defendant before the justice who issued it

ly other justice of the county.

ny person was thus liable to be arrested at his home, where ng friends and acquaintances bail might easily be procured, carried to remote and oftentimes not easily accessible parts no county, where it would be difficult, if not impossible, for to be furnished. Advantage was frequently taken of this are of the law for purposes of spite, annoyance or oppression. It is in the unjust imprisonment, upon all charges, of persons who could, if afforded the opportunity, furnished the proper sureties at their place of residence. The objectionable features of the existing law were relieved by

act approved March 9th, 1892, which amended section 12,

ly adding thereto the following:

If any person arrested for any crime or offense for which a ce of the peace may let to bail or mainprise as aforesaid, request that he be taken before a justice of the peace residnithe city, town, township or village in which such arrest is and elected in such city, town, township or village, it shall be duty of the officer making such arrest to take the person rested before such justice of the peace, at his office, in order the person so arrested may be admitted to bail as aforesaid; ded, that where an arrest is made within any building or sure wherein the party arrested is charged with keeping a derly house or otherwise violating the law, it shall not be

lawful for any justice of the peace or other officer to take bail within such building or inclosure." (Laws 1892, page 77.)

The only effect of the amendment is to make it the duty of the officer arresting any person for an offense bailable before a justice of the peace, to take the defendant, if he so requests, before a justice of the peace elected for and residing in the municipality within which the arrest is made.

I regard the amendment as wise and appropriate legislation. It protects the personal liberty of the citizen, of which the law is and should be ever regardful. It prevents the prostitution of legal process to the purposes of private vengeance, and entails no public inconvenience or disadvantage; on the contrary, while

guarding individual rights, it expedites public justice.

I understand the repeal is urged upon the single ground that improper advantage has been taken of the amendment with reference to certain offenses committed, or alleged to have been committed, upon the grounds of certain racing associations of the State. Advantage may be taken of many good laws for improper purposes. But that presents no argument in favor of their repeal. The proper remedy is to remove the opportunity for taking such advantage. In the present instance that remedy has been applied. The condition of things that permitted it no longer exists, and should not, therefore, operate as a reason for the repeal of legislation otherwise proper and beneficial.

Respectfully,
GEORGE T. WERTS,
Governor.

The message received from the Governor on April 9th relative to Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Was, on motion of Mr. Stokes, taken up and read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, April 9th, 1894.

To the Senate:

I return herewith to the Senate, in which house it originated, Senate Bill No. 10, entitled "An act to re-organize Boards of Chosen Freeholders in counties \* \* having populations from 75,000 to 200,000 inhabitants," with my objections thereto.

The bill returned proposes radical changes in the government of several counties of the State, which changes are sought to be consummated at the election to held not more than one or two days succeeding the passage of the bill, should its passage not be arrested or delayed by Executive action. Sudden and radical changes in government should be founded upon evident public necessity. I cannot see that any such occasion exists for the hurried passage of the proposed law. Against the principle embodied in the bill no objection is made.

This bill was originally received by the Executive on the 28th ult., and but for errors that made it partially, if not wholly inoperative, would then have received prompt Executive approval. Its approval at that date would have afforded time and opportunity to have given notice of election thereunder and for the filing of the necessary certificates of nomination, as required by existing laws. The errors in the bill being made known to its friends and advocates, it was by the Executive, in accordance with the request of the two houses, expressed in concurrent resolution, returned on the 2d instant to the Senate for further action.

It is now, in an amended form, presented a second time for executive action. Its approval now will, as before stated, involve important changes in county governments without affording sufficient time for prudent and deliberate action, and without knowledge on the part of many voters that an election involving such results is pending. In order to permit an election to be held under its provisions, the bill returned changes or avoids existing laws by providing "that the certificates of nomination now required by law may, for the election to be held in 1894 under this act, be filed at any time within three days of the day of such election; and such election shall not be invalidated by reason of the failure of any officer to give notice of the same, as now required by law in other cases."

It cannot be possible that any justification can exist for such unusual and extraordinary legislation. An election to be held without notice, and certificates of nomination to be filed up to the hour of 12 o'clock midnight, on the day preceding such unnotified election. The fact that such provisions must be inserted to render the act operative, demonstrates beyond dispute the impropriety and unwisdom of its enactment at the present time.

Respectfully,
GEORGE T. WERTS,
Governor.

On motion of Mr. Stokes, the consideration of the message was postponed.

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse railroad along the streets of any municipality of this state, without the

consent of the governing body having the control of the streets in such municipality," approved March ninth, one thousand eight hundred and ninety-three,

Was taken up on second reading, ordered to be reprinted with amendments and have a third reading.

Senate Bill No. 91, entitled "An act concerning the granting of licenses for inns and taverns in the boroughs throughout this state,"

Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special oyster rights or privileges in Delaware bay,"

And

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey," approved April ninth, one thousand eight hundred and sixty-seven,

Were severally taken up on third reading, and, on motion, laid over.

Senate Bill No. 98, entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of insurance companies" [Revision], approved April ninth, one thousand eight hundred and seventy-five,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs Drake, Perkins, Staates-3.

In the negative were-

Messrs. Adrain, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton —12.

On motion of Mr. Stokes the Senate took a recess of half an hour.

#### AFTERNOON SESSION.

At 2 o'clock the Senate reconvened.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly. Hoffman, Packer, Perkins, Rogers

Messrs. Adrain, Bradley, Daly, Hoffman, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward,—14.

Assembly Bill No. 230, entitled "A supplement to the act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one,' said supplement approved March twenty-ninth, one thousand eight hundred and ninety-two,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 96, entitled "An act to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment,"

With amendment.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

### House amendments to

Senate Bill No. 96, entitled "An act to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment."

Were taken up and severally read three times and concurred in by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—15.

In the negative-None.

· The following bill having passed both Houses, was this dar livered to the Committee on Passed Bills, with the following ind ment thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senat

Senate Bill No. 96, entitled "An act to enable cities in this clocated on or near the ocean, and embracing within their limit jurisdiction any beach or ocean front, to open and lay out a ppark or place for public resort or recreation on and along the beat ocean front of such city, and to purchase or condemn lands, propand rights therefor, and to preserve the same from obstruction encroachment."

Said bill was then reported by Mr. Smith, Chairman of Committee on Passed Bills, as having been received from the Stary of the Senate, and this day delivered to the Governor fo approval.

Mr. Ward, Chairman of the Committee on Engrossed Bills, rep

Senate Bill No. 88, entitled "An act relative to the lightin streets, roads and public places in this state,"

And

Senate Bill No. 163, entitled "An act to repeal an act entitled supplement to an act entitled "An act concerning corporations," proved April seventh, one thousand eight hundred and seventy-fix which supplement was approved March tenth, one thousand enhanced and ninety-two,

Correctly engrossed.

Assembly Bill No. 368, entitled "An act to enable township of mittees or the governing bodies of any boroughs, towns, village improvement commissions in towns and villages or within towns in this state to pass and enforce their ordinances respecting the ubroad tires on wagons and carts upon their macadamized public stand to collect the penalty for the violation thereof,"

Was taken up on second reading, amendments offered, and motion of Mr. Winton laid over.

Assembly Bill No. 394, entitled "An act to make the expens procuring bonds a charge upon the estate in the hands of a rece assignee, guardian, committee, trustee, executor or administrator,"

Was taken up read a second time, considered by sections, agree ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and re third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Assembly Bill No. 337, entitled "An act concerning street rail-roads,"

And

Assembly Bill No. 338, entitled "An act to regulate the construction of street railroads,"

Without amendment.

On Motion of Mr. Hoffman,

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr, and Edward F. McDonald,"

Was taken from table.

Mr. Daly withdrew amendments and said bill

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 373, entitled "An act to authorize any township of this state to celebrate the centennial anniversary of its existence, and empowering the township committee of such township to provide the necessary funds therefor,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was dedecided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 96, entitled "An act to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment."

Correctly re-engrossed.

Said bill was then taken up, read in open Senate and found to be correctly re-engrossed.

Assembly Bill No. 435, entitled "A supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up, and, on motion of Mr. Adrain, laid over until tomorrow.

Assembly Bill No. 293, entitled "An act relating to auditors in townships in this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 294, entitled "An act relative to the establishment of sinking funds and the appointment of commissioners therefor in certain townships in this state,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 292, entitled "An act in relation to the publication of ordinaces in certain townships in this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton--14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No, 366, entitled "An act to amend an act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement," approved March twenty-third, one thousand eight hundred and eighty-eight,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerant venders and to regulate all such sales,"

Was taken up on second reading.

Mr. Voorhees moved that said bill be recommitted to the Committee on Miscellaneous Business.

Senate Bill No. 88, entitled "An act relative to the lighting of streets, roads and public places in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Daly, Hinchliffe, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Winton—13.

In the negative was-

Mr. Bradley-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 332, entitled "Supplement to an act entitled 'An act relative to morgues and morgue-keepers,' approved March fourth, one thousand eight hundred and seventy-nine,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald,"

Correctly engrossed.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Without amendment.

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law offices therein, and for their compensation and terms of office,"

Was taken up.

Mr. Daly moved that the enacting clause be stricken out, which was agreed to, as follows:

In the affirmative were-

Mesers. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Staates, Stokes, Winton—9.

In the negative were-

Messrs. Ketcham, Packer, Rogers (President), Skirm, Smith, Voorhees-6.

Mr. Stokes moved to reconsider the vote by which said motion was adopted.

Mr. Ketcham moved to lay that motion on the table, which was disagreed to as follows:

In the affirmative were-

Messrs. Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes —6.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Staates, Voorhees, Winton—9.

Mr. Stokes moved to postpone consideration of the motion to reconsider until to-morrow, which was decided as follows:

In the affirmative were—

Messrs. Bradley, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees—8.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Staates, Winton—8.

On motion of Mr. Stokes, the Senate then adjourned.

THURSDAY, April 26th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Geo. C. Maddock.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward—14.

Journal of April 25th was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following resolution:

Whereas, There is now pending before the Congress of the United States certain proposed legislation, which, upon being enacted, will impose a heavy taxation upon mutual building and loan associations; and whereas, in this State upwards of thirty-one millions of dollars, made up almost entirely of the savings of the poor and wage-earners, are invested in such associations, which are peculiarly the people's savings institutions in our State; and whereas, it is proposed to exempt from taxation savings banks under such proposed legislation, and in the judgment of the people of this State mutual building and loan associations are among the best of our institutions for the benefit of the working people; therefore,

Be it resolved by the Senate and General Assembly of the State of New Jersey, That the Senators and Representatives from this State in the Congress of the United States of America be and they are hereby requested and desired to use all efforts in their power to defeat any legislation which will impose a tax upon the mutual building and loan associations of this State.

And be it resolved, That His Excellency the Governor be requested to forward a properly engrossed copy of this resolution, under the great seal of this State, to each of our Senators and Representatives in Congress.

Without amendment.

J. HERBERT POTTS,

Clerk of the House of Assembly.

bove resolution having passed both Houses, was this day deo the Committee on Passed Bills, with the following indorseereon:

rtify that this resolution originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

resolution was then reported by Mr. Smith, Chairman of the tee on Passed Bills, as having been received from the Secrethe Senate, and this day delivered to the Governor for his l.

ollowing message was received from the House of Assembly ands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,
April 25th, 1894.

directed by the House of Assembly to inform the Senate that se of Assembly has passed the following concurrent resolution: ned (the Senate concurring), That the Governor be requested to the House of Assembly for further consideration and on,

ably Bill No. 28, entitled "A supplement to an act entitled to establish a system of public instruction' [Revision], ap-March twenty-seventh, one thousand eight hundred and four,"

nich the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

h was read and concurred in as follows:

e affirmative were—

rident :

Adrain, Bradley, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward—13.

e negative-None.

zident :

Secretary was directed by the President to carry said resolution louse of Assembly, and inform that body that the Senate has ad in the same.

following message was received from the House of Assembly nands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

directed by the House of Assembly to inform the Senate that use of Assembly has passed the following bills:

Assembly Bill 285, entitled "A supplement to an act entitled 'An act corning savings banks,'" approved April twenty-fifth, one thousand eight hundred and seventy-six,

Assembly Bill No. 250, entitled "An act to incorporate farmers' mutual aid and protective societies,"

Assembly Bill No. 276, entitled "An act to repeal an act entitled 'An act providing for the chief clerk and secretary to the board of tax commissioners or board of assessment and revision of taxes in cities of the first class," passed March seventh, one thousand eight hundred and ninety-three,"

Assembly Bill No. 317, entitled "An act supplementary to the act entitled "An act concerning corporations'" [Revision], approved April seventh, one thousand eight hundred and seventy-five,

Assembly Bill No. 326, entitled "A further supplement to an act entitled "An act for the formation of borough governments," approved April fifth, one thousand eight hundred and seventy-eight,

Assembly Bill No. 375, entitled "An act authorizing the issuance of tax arrearage bonds in townships,"

Assembly Bill No. 408, entitled "An act in relation to the manner of paying teachers in the public schools of certain cities of this state, and giving the commissioners of public instruction or other body having the charge or control of public schools, power in relation thereto,"

Assembly Bill No. 412, entitled "An act with relation to the regulation of driving upon the public streets and avenues of townships in this state,"

Assembly Bill No. 424, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' "approved April fourteenth, one thousand eight hundred and ninety-one,

Assembly Bill No. 428, entitled "A further supplement to an act entitled 'An act to enable incorporated towns to construct water works for the extinguishment of fires and supplying the inhabitants thereof with pure and wholesome water,' passed March fifth, one thousand eight hundred and eighty four,"

Assembly Bill No. 450, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty seventh, one thousand eight hundred and seventy four,"

And

Assembly Joint Resolution No. 3, entitled "Joint resolution providing for the appointment of three commissioners to examine into the difficulties existing among the oystermen of Maurice river cove and Delaware bay,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 235, entitled "A supplement to an act entitled 'An act concerning savings banks,' approved April twenty-fifth, one thousand eight hundred and seventy-six,"

And

Assembly Bill No. 250, entitled "An act to incorporate farmers' mutual aid and protective societies,"

Were each read for the first time by their titles, ordered to have a second reading and referred to the Committee on Banks and Insurance.

Assembly Bill No. 276, entitled "An act to repeal an act entitled An act providing for the chief clerk and secretary to the board of tax commissioners or board of assessment and revision of taxes in cities of the first class,' passed March seventh, one thousand eight hundred and ninety-three,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 317, entitled "An act supplementary to the act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations

Assembly Bill No. 326, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Assembly Bill No. 375, entitled "An act authorizing the issuance of tax arrearage bonds in townships,"

Assembly Bill No. 412, entitled "An act with relation to the regulation of driving upon the public streets and avenues of townships in this state,"

And

Assembly Bill No. 428, entitled "A further supplement to an act entitled 'An act to enable incorporated towns to construct water works for the extinguishment of fires and supplying the inhabitants thereof

with pure and wholesome water,' passed March fifth, one thousand eight hundred and eighty-four,"

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Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 408, entitled "An act in relation to the manner of paying teachers in the public schools of certain cities of this state, and giving the commissioners of public instruction, or other body having the charge or control of public schools, power in relation thereto,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 424, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

. Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Assembly Bill No. 450, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Joint Resolution No. 3, entitled "Joint resolution providing for the appointment of three commissioners to examine into the difficulties existing among the oystermen of Maurice river cove and Delaware bay,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Game and Fisheries.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Senate Bill No 86, entitled "An Act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' "approved March ninth, one thousand eight hundred and sixtynine, and the various amendments thereto,

Senate Bill No. 95, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business'" (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven,

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 113, entitled "A further supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, the widow of James B. Lippincott,"

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

Senate Bill No. 151, entitled "A supplement to act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 158, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Without amendment.

## J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that these bills originated in the Senate.

WILBUR A. MOTT,
Secretary."

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies," approved April ninth, one thousand eight hundred and seventy-five,

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,'" approved March ninth, one thousand eight hundred and sixtynine, and the various amendments thereto,

Senate Bill No. 95, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business' (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven,"

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by manager- of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 113, entitled "A futher supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five,"

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy five thousand inhabitants or more than two hundred thousand inhabitants,"

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, widow of James B. Lippincott,"

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

Senate Bill No. 151, entitled "A supplement to an act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,'" approved March twenty-eighth, one thousand eight hundred and ninety-one,

And

Senate Bill No. 158, entitled "An act to ameud an act entitled 'An act to provide for the regulation and incorporation of insurance companies," approved April ninth, one thousand eight hundred and seventy-five.

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Smith, Chairman of the Joint Committee on Reform School for Boys, reported

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No. 200, entitled "An act concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Favorably;

Mr. Skirm, Chairman of the Committee on Militia, reported

Assembly Bill No. 113, entitled "An act for the establishment and government of a naval militia of New Jersey,"

Assembly Bill No. 406, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Assembly Bill No. 414, entitled "A supplement to an act entitled 'An act to authorize the burial of the bodies of any honorably dis-

charged soldier, sailor or marine who shall hereafter die without leaving means sufficient to defray funeral expenses,' approved February thirteenth, one thousand eight hundred and eighty-four,"

Without amendment.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor-houses in this state,' approved May sixth, one thousand eight hundred and eighty-nine,"

Senate Bill No. 196, entitled "A further supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six."

Senate Bill No. 201, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

And

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Favorably,

And

Assembly Bill No. 243, entitled "An act to repeal an act entitled 'An act to provide an efficient fire alarm in cities of the first class,' approved March first, one thousand eight hundred and ninety three,"

Assembly Bill No. 287, entitled "An act to regulate and prevent the erection of frame or wooden buildings in cities of the first class,"

And

Assembly Bill No. 298, entitled "An act to repeal an act entitled 'An act to determine the tenure of office of city marshals in cities,' approved April second, one thousand eight hundred and ninety-one,"

Without amendment.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 179, entitled "An act to repeal an act entitled 'Au act concerning licenses to keep inns and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state," approved February eighth, one thousand eight hundred and ninety-two,

And

Senate Bill No. 197, entitled "An act to amend an act entitled 'An act for the construction, maintenance and operation of water works for the purpose of supplying cities, towns and villages of this state with water,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Favorably.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupou,"

And

Senate Bill No. 160, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies,' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Correctly engrossed.

Mr. Smith, Chairman of the Committee on Passed Bills, reported

Senate Bill No. 73, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 161, entitled "An act to defray the expenses of the contested election case of William Riddle against Samuel D. Hoffman,"

And

Senate Bill No. 96, entitled "An act to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment,"

This day delivered to the Governor.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 204, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Without amendment.

Mr. Stokes, Chairman of the Committee on Railroads and reported

Senate Bill No. 114, entitled "An act authorizing courts state to give the same force and effect to depositions taken stendically by officers of such courts as if the same were signed witnesses,"

Favorably.

The motion to reconsider the vote by which the enacting clastricken out of

Assembly Bill No. 419, entitled "An act to establish a law ment in cities of the first class in this state, to provide for the a ment and duties of the law officers therein, and for their compe and terms of office,"

Was agreed to as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (Pre Skirm, Smith, Stokes, Thompson, Voorhees, Ward—

In the negative were—

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Winton—8.

The question then recurring on the motion to strike out the ing clause, it was disagreed to by the following vote:

In the affirmative were-

Messrs. Hinchliffe, McMickle, Perkins, Staates, Winton—5.

In the negative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (Preskirm, Smith, Stokes, Thompson, Voorhees, Ward—

Assembly Bill No. 419, entitled "An act to establish a law ement in cities of the first class in this state, to provide for the ament and duties of the law officers therein, and for their competent terms of office,"

Was taken up, read a second time, considered by sections, ago and ordered to have a third reading.

Mr. Packer, Chairman of the Committee on Agriculture and cultural College, reported

Assembly Bill No. 424, entitled "A further supplement to entitled 'An act to provide for the more permanent improven the public roads of this state,' approved April fourteenth, one sand eight hundred and ninety-one,"

Without amendment.

Mr. Skirm offered the following concurrent resolution, which was read:

Resolved the House of Assembly concurring), That the Governor be requested to return to the Senate for correction

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

And adopted as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees—15.

In the negative-None.

Mr. Ward, on leave, introduced

Senate Bill No. 203, entitled "An act to facilitate judicial proceedings in the county of Salem,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Daly, on leave, introduced

Senate Bill No. 204, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which 'was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Ketcham, on leave, introduced

Senate Bill No. 205, entitled "An act to establish boards of county park commissioners and to define their powers and duties,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 184, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Senate Bill No. 180, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 165, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by

virtue of any judicial proceeding'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 162, entitled "An act to authorize cities in this state in certain cases to widen streets and parts of streets, and provide the cost of such widening,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse rail-road along the streets of any municipality of this State, without the consent of the governing body having control of the streets in such municipality,' approved March ninth, one thousand, eight hundred and ninety-three,

And

Senate Bill No. 6, entitled "A Supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Correctly engrossed.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Joint Resolution No. 3, entitled "Joint resolution providing for the appoinment of three commissioners to examine into the difficulties existing among the oystermen of Maurice river cove and Delaware bay,"

Without amendment.

Mr. Smith was granted permission to withdraw

Senate Bill No. 153, entitled "An act to set off a portion of the township of Brick, in the county of Ocean, and annex such portion so set off to the township of Wall, in the county of Monmouth,"

From the files of the Senate.

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse rail-road along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality," approved March ninth, one thousand eight hundred and ninety three,

Was taken up on second reading.

Mr. Perkins offered an amendment, which was read.

On motion of Mr. Daly, said bill and amendment were laid over temporarily.

e Bill No. 42, entitled "An act to ascertain the rights of the certain waters of the state, and to provide for furnishing a ter-supply to the municipalities thereof, and to create a state and empowered to construct and maintain works for that pur-

taken up, read a second time, considered by sections, amended, o, ordered to be engrossed, and to have a third reading.

Hoffman, Chairman of the Committee on Elections, reported

ably Bill No. 450, entitled "A further supplement to an act 'An act to regulate elections,'" approved April eighteenth, usand eight hundred and seventy-six,

out amendment.

sident :

ollowing message was received from the House of Assembly ands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 26th, 1894.

directed by the House of Assembly to inform the Senate that use of Assembly has passed the following concurrent resolu-

resolved, (the Senate concurring), That the Senators and Repives in Congress from this State be and they are hereby reto use their influence in securing by act of Congress an approof a further or additional sum of one hundred and seventy d dollars, which, with the sum already appropriated, will make appropriation of two hundred and fifty thousand dollars, for tion of a public building in the city of Paterson.

resolved, That the Governor be hereby requested to transmit of the foregoing resolution to each of the Senators and Rep-

ves of this State in Congress.

nich the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

h was read and concurred in by the following vote:

e affirmative were--

Adrain, Bradley Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

e negative were-None.

Secretary was directed by the President to carry said resolution louse of Assembly, and inform that body that the Senate has he same.

Mr. Daly presented a petition from John W. Stewart, Past Commander of Post No. 13, G. A. R., representing the G. A. R. Committee of Hudson county, calling the attention of the Senate to the great injustice that would be done veterans of the late war, by the provisions of the act known as Senate Bill No 152,

Which was read.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 26tn, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 453, entitled "An act to amend an act entitled 'A supplement to an act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five, which said supplement was approved March eighth, one thousand eight hundred and eighty-seven,"

And

Assembly Bill No. 333, entitled "An act to set off borough commissions from the townships in which they are located and providing for their government,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 453, entitled "An act to amend an act entitled 'A supplement to an act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five, which said supplement was approved March eighth, one thousand eight hundred and eighty-seven,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Corporations.

Assembly Bill No. 333, entitled "An act to set off borough commissions from the townships in which they are located and providing for their government,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissions.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 26th, 1894.

ident: April 26th, 1894.)
irected by the House of Assembly to inform the Senate that
e of Assembly has concurred in the following:

ed (the House of Assembly concurring), That the Governor ted to return to the Senate for further consideration,

Bill No. 76, entitled "A supplement to an act entitled 'An end an act entitled "An act regulating proceedings in crimi"approved March twenty-seventh, one thousand eight hunseventy-four,' which supplement was approved March first, and eight hundred and eighty-eight,"

## J. HERBERT POTTS,

Clerk of the House of Assembly.

llowing message was received from the House of Assembly ands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 26th, 1894.

lirected by the House of Assembly to inform the Senate that e of Assembly has passed the following bills:

ident :

Bill No. 29, entitled "An act to amend an act entitled 'An rning legacies, [Revision], approved March twenty-seventh, and eight hundred and seventy-four,"

Bill No. 147, entitled "An act to amend an act entitled 'An act to an act entitled "An act for the incorporation of safe and trust companies," approved April twentieth, one thousand adred and eighty-five," which said supplement was approved sixth, one thousand eight hundred and eighty-eight,

Bill No. 21, entitled "An act for the preservation of fish in kensack river and its tributaries or branches within the of Bergen and Hudson,"

Bill No. 31, entitled "A further supplement to an act enact for the promotion of industrial education,' approved enty-eighth, one thousand eight hundred and eighty-seven," at amendment.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that these bills originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 21, entitled "An act for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson,"

Senate Bill No. 31, entitled "A further supplement to an act entitled 'An act for the promotion of industrial education,' approved April twenty-eighth, one thousand eight hundred and eighty-seven,"

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 147, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act for the incorporation of safe deposit and trust companies," approved April twentieth, one thousand eight hundred and eighty five, which said supplement was approved February sixth, one thousand eight hundred and eighty-eight."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

Mr. President:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 26th, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

With amendments.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

House amendments to

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

Were taken up and severally read three times and concurred in by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Thompson, Ward—11.

In the negative-None.

Mr. Ketcham, Chairman of the Committee on Banks and Insursurance, reported

Assembly Bill No. 235, entitled "A supplement to an act entitled 'An act concerning savings banks,' approved April twenty-fifth, one thousand eight hundred and seventy-six,"

Assembly Bill No. 250, entitled "An act to incorporate farmers' mutual aid and protective societies,"

Without amendment.

Senate Bill No. 170, entitled "A supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 194, entitled "An act to repeal an act entitled 'An act concerning licenses in boroughs of the second class,' approved March ninth, one thousand eight hundred and ninety-one,"

Senate Bill No. 188, entitled "An act in relation to the appointment of certain officers in cities,"

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Senat B.ll No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupon,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Smith, Staates, Thompson, Voorhees, Ward—14.

In the negative-None.

The rules were suspended, and the Secretary was directed to carry said bills to the House of Assembly at once.

Senate Bill No. 160, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Stokes, Thompson, Voohees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate hadpassed the same, and requests its concurrence therein.

Senate Bill No. 163, entitled "An act to repeal an act entitled 'An supplement to an act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,' which supplement was approved March tenth, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry said bills to the House of Assembly at once.

Substitute for Senate Bill No. 6, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Ketcham, McMickle, Miller, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adraiu, Daly, Drake, Hinchliffe, Hoffmau, Ketcham. Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry said bills to the House of Assembly at once.

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative were-

Messrs. Drake, Miller-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Amendments to

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse rail-road along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality,' approved March ninth, one thousand eight hundred and ninety-three,"

Were taken up and read, and disagreed to by the following vote:

In the affirmative were-

Messrs. Drake, McMickle, Perkins, Staates-4.

In the negative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

Said bill

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative were-

Mesers. Drake, Perkins, Staates-3.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 189, entitled "An act to facilitate judicial-proceedings in counties of the second class,"

Senate Bill No. 146, entitled "An act authorizing the publications of abstracts from the annual reports of the state board of health,"

Substitute for Senate No. 12, entitled "An act to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively,"

Senate Bill No. 94, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

And.

Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Correctly engrossed.

Assembly Bill No. 300, entitled "An act providing for the changing of the name of any avenue, street or highway in any borough of this state,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

The rules were suspended, and said bill was taken up and read a third time.

Mr. Skirm moved that said bill lie over, which was agreed to.

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Was taken up on second reading, and laid over on motion of Mr. Daly.

Mr Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 333, entitled "An act to set off borough commissions from the townships in which they are located and providing for their government,"

Without amendment.

Mr. Thompson, Chairman of the Committee on Corporations reported

Assembly bill No. 453, entitled "An act to amend an act entitled 'A supplement to an act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy five, which said supplement was approved March eighth, one thousand eight hundred and eighty-seven,"

Without amendment.

Assembly Bill No. 339, entitled "An act authorizing the towns and townships of this state to renew matured and maturing bonds,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Hinchliffe, on leave, introduced

Senate Bill No. 206, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was taken up and laid over on motion of Mr. Thompson.

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

Was, on motion of Mr. Voorhees, recommitted to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 368, entitled "An act to enable township committees or the governing bodies of any boroughs, towns, villages or improvement commissions in towns and villages or within townships in this state to pass and enforce their ordinances respecting the use of broad tires on wagons and carts upon their macadamized public streets and to collect the penalty for the violation thereof,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same without amendment.

Mr. Bradley moved that the vote by which

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Was ordered to have a third reading, be reconsidered, which was agreed to.

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty nine, and the various amendments thereto,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward, Winton —13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes, the Senate then adjourned.

### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Daly, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson—12.

A message was received from the Governor by the hands of Mr. McMaster, his Private Secretary, endorsed "Nominations;" also, one endorsed "Communication respecting a nomination pending in the Senate."

Assembly Bill No. 371, entitled "A supplement to an act entitled 'An act for the protection of bridges in this state,' passed February twenty seventh, one thousand eight hundred and thirty-three,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hiuchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Rogers (President), Skirm, Staates, Stokes Thompson, Voorhees, Ward, Winton-17.

In the negative was-

Mr. Perkins-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 77, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder."

Assembly Bill No. 78, entitled "An Act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder,"

Without amendment.

On motion of Mr. Skirm,

Assembly Bill No. 77, entitled "An Act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,'

approved February. eighth, one thousand eight hundred and ninetyone, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 78, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder,"

Were returned to the House of Assembly, and the Secretary was directed to carry said bills to the House of Assembly.

Assembly Bill No. 347, entitled "A supplement to an act entitled 'An act to authorize the issue of bonds to provide moneys for the erection of county lunatic asylum buildings in counties of this state,' approved June tenth, one thousand eight hundred and ninety,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 333, entitled "An act to set off borough commissions from the townships in which they are located and providing for their government,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward—12.

In the negative were-

Messrs. McMickle, Staates, Winton-3.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Mr. Stokes, on leave, introduced

Senate Bill No. 207, entitled "An act to repeal an act entitled 'An act respecting the appointment of clerks of grand juries in certain counties of this state,' approved March thirty-first, one thousand eight hundred and eighty-two, and to terminate the term of office of all grand jury clerks appointed under said act,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill No. 208, entitled "An act relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 120, reprint, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, amended, agreed to, and, on motion of Mr. Thompson, laid over temporarily.

Assembly Bill No. 358, entitled "An act to amend an act entitled 'An act for the prevention of cruelty to animals,' approved March eleventh, one thousand eight hundred and eighty,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—15.

In the negative were—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Unanimous consent was granted Messrs. Adrain, Staates and Hinchliffe to be recorded in the negative upon the question

"Shall

'Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds,"'

" Pass?"

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 129, entitled "A further supplement to 'An act to authorize the ditching and draining of the Bog and Fly meadow in Morris county,' passed February twentieth, one thousand eight hundred and eleven,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 286, entitled "A further supplement to an act entitled 'An act to create the county of Union,' approved March nineteenth, one thousand eight hundred and fifty-seven,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, McMickle, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative was-

Mr. Adrain-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 228, entitled "An act providing for the appointment of commissioners to assist in the establishment of the Chickamanga and Chattanooga national military park, and for the payment of the expenses of the same,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward,—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 409, entitled "An act for the relief of taxes on the Raymond Roth pioneer home of Jersey City, New Jersey,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward —13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 344, entitled "An act to provide for the collection of the cost of grading, paving, curbing and repairing sidewalks in boroughs incorporated under special charters,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Ueder a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward —13.

In the negative-None. .

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 350, entitled "An act to amend an act entitled 'An act to authorize the construction, curbing and paving of sidewalks and crosswalks in townships,'" approved May ninth, one thousand eight hundred and eighty-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Adrain, Bradley, Hinchliffe, Hoffman, Packer, Perkins, Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 413, entitled "An act concerning township committees,"

Was taken up, read a second time, amendments offered and disagreed to.

Said bill was then considered by sections, agreed to, ordered to be engrossed, and have a third reading.

Assembly Bill No. 355, entitled "An act further amending an act entitled 'An act to incorporate trustees of religious societies,' approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up, read a recond time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

With amendments, which were read and adopted.

Mr. Ketcham offered the following concurrent resolution, which was read:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate, for amendment,

Senate Bill No. 104, entitled "An act relating to the unsealing and reccording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Which resolution was adopted by the following vote:

In the affirmative were-

Messrs. Adraiu, Bradley, Hinchliffe, Hoffman, Ketcham, McMickle, Parker, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

The following message was received from the House of Assembly

by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 26th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 6, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

Senate Bill No. 160, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

And

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald,"

Without amendment.

J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that these bills originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 6, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 160, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

And

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election.

contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety two,"

Senate Bill No. 93, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

Senate Bill No. 173, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-third, one thousand eight hundred and ninety two,"

Senate Bill No. 169, entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 103, entitled "An act respecting licenses in the boroughs of this state,"

Correctly engrossed.

Assembly Bill No. 122, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" the roll call was suspended and the bill laid over.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 438, entitled "An act to amend an act entitled 'An act providing for the appointment of county collectors in the several counties of this state,' approved February twenty-first, one thousand eight hundred and ninety-three,"

#### And

Assembly Bill No. 404, entitled "A supplement to an act entitled 'An act concerning executors and the administration of intestates' estates' "[Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Without amendment.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported

Senate Bill No. 13, entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,

Senate Bill No. 21, entitled "An act for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson,"

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' "[Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,

Senate Bill No. 31, entitled "A further supplement to an act entitled 'An act for the promotion of industrial education,' approved April twenty-eighth, one thousand eight hundred and eighty seven,

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty nine, and the various amendments thereto,

Senate Bill No. 95, entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business" (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven,

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for the neglect of same,"

Senate Bill No. 113, entitled "A further supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,'" approved April twentieth, one thousand eight hundred and eighty five,

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thou sand inhabitants or more than two hundred thousand inhabitants,"

Senate Bill No. 141, entitled "An act for the relief of Margaret Julia Lippincott, the widow of James B. Lippincott,"

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

Senate Bill No. 6, entitled "A supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 160, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies'" [Revision], approved April ninth, one thousand eight hundred and seventy-five,

Senate Bill No. 171, entitled "An act to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald,"

Senate Bill No. 147, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act for the incorporation of safe deposit and trust companies," approved April twentieth, one thousand eight hundred and eighty-five." which said supplement was approved February sixth, one thousand eight hundred and eighty-eight,

Senate Bill No. 151, entitled "A supplement to an act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,'" approved March twenty-eighth, one thousand eight hundred and ninety-one,

And

Senate Bill No. 158, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

This day delivered to the Governor.

Assembly Bill No. 140, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act to regulate fishing with seines in Barnegat bay," passed February seventeenth, one thousand eight hundred and forty-two,' which supplement was approved April twenty-first, one thousand eight hundred and seventy-six,"

h Senate amendments,

taken up, read a second time, considered by sections, agreed to, l to have a third reading, and,

er a suspension of the rules, said bill was taken up and read a ime.

n the question, "Shall this Assembly bill pass?" it was des follows:

he affirmative were-

. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Rogers (President) Smith, Staates, Thompson, Ward 12.

he negative—None.

Secretary was directed by the President to carry said bill to the of Assembly and inform that body that the Senate had passed me with amendments, and requests its concurrence therein. following message was received from the House of Assembly hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, April 26th, 1894.

resident :

directed by the House of Assembly to inform the Senate that ouse of Assembly has passed the following bill:

embly Bill No. 342, entitled "Supplement to an act entitled t concerning corporations '" [Revision], approved April seventh, ousand eight hundred and seventy-five,

embly Bill No. 348, entitled "An act in relation to the examint and licensing stationary engineers for the better protection of

d property,"

embly Bill No. 404, entitled "A supplement to an act entitled t concerning executors and the administration of intestates' es-' [Revision], approved March twenty-seventh, one thousand undred and seventy-four,

embly Bill No. 438, entitled "An act to amend an act entitled t providing for the appointment of county collectors in the sevounties of this state," approved February twenty-first, one

nd eight hundred and ninety-three,

embly Bill No. 465, entitled "A further supplement to an act d An act to establish and regulate pilots for the ports of Jersey Newark and Perth Amboy, by way of Sandy Hook," ap-April seventeenth, one thousand eight hundred and forty-six,

embly Bill No. 475, entitled "A supplement to an act entitled t to create from the township of South Amboy, in the county of Middlesex, a new township, to be called the township of Madison, approved March second, one thousand eight hundred and sixty-nine,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 342, entitled "Supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five,"

#### And

Assembly Bill No. 348, entitled "An act in relation to the examination of and licensing stationary engineers for the better protection of life and property,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Corporations.

Assembly Bill No. 404, entitled "A supplement to an act entitled 'An act concerning executors and the administration of intestates' estates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

### And

Assembly Bill No. 438, entitled "An act to amend an act entitled 'An act providing for the appointment of county collectors in the several counties of this state,' approved February twenty-first, one thousand eight hundred and ninety-three,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 465, entitled "A further supplement to an act entitled 'An act to establish and regulate pilots for the ports of Jersey City, Newark and Perth Amboy, by way of Sandy Hook,' approved April seventeenth, one thousand eight hundred and forty-six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Commerce and Navigation.

Assembly Bill No. 475, entitled "A supplement to an act entitled 'An act to create from the township of South Amboy, in the county of Middlesex, a new township, to be called the township of Madison, approved March second, one thousand eight hundred and sixty-nine,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr. Ketcham, Chairman of the Committee on Miscel laneous Business, reported

Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

With amendment by way of substitute, which amendment was read, and agreed to, and said bill

Was taken up, read a second time, considered by sections, amendment agreed to, and ordered to be engrossed, and bill to have a third reading.

Mr. Packer, Chairman of Joint Committee on Commerce and Navigation, reported

Assembly Bill No. 465, entitled "A further supplement to an act entitled 'An act to establish and regulate pilots for the ports of Jersey City, Newark and Perth Amboy, by way of Sandy Hook,' approved April seventeenth, one thousand eight hundred and forty-six,"

Without amendment.

On motion of Mr. Stokes, the Senate then adjourned.

### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate when the following Senators appeared and answered the call: Mesers. Adrain, Bradley. Daly, Hinchliffe, Hoffman, Ketcham.

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward Winton—17.

Reprint of

Assembly Bill No. 12, entitled "A further supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey," approved March seventeenth, one thousand eight hundred and seventy,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Assembly Bill No. 80, entitled "An act to authorize the cities of this state to fund their unfunded or floating indebtedness,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ketcham asked unanimous consent that

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Be placed on second reading which was agreed to.

Said bill was then amended, agreed to, and

The bill was ordered to be re-engrossed with the amendments embodied therein and have a third reading.

On motion of Mr. Perkins the roll call on

Assembly Bill No. 122, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was resumed and decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—14.

In the negative was-

Mr. Thompson-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Vooorhees, Ward—14.

In the negative were—

Messrs. Daly, Winton-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one, which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty,"

Senate Bill No. 155, entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed seventy-five thousand and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,"

Senate Bill No. 177, entitled "An act relating to boroughs,"

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six,' which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Senate Bill No. 182, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names,' approved February twenty-fourth, one thousand eight hundred and seventy-six,"

And

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways,"

Correctly engrossed.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 68, entitled "An act relating to cities of the third class."

Favorably.

Mr. Daly, on leave, introduced

Senate Bill No. 209, entitled "A further supplement to an act entitled 'An act concerning evidence'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Assembly Bill No. 230, entitled "A supplement to the act entitled "A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one," " said supplement approved March twenty-ninth, one thousand eight hundred and ninety two,

Was taken up and read a third time.

Upon the question, "Shall this Asssembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 435, entitled "A supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five."

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—15.

In the negative--None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Voorhees, on leave, introduced

Senate Bill No. 210, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to provide for sewerage and drainage in incorporated townships in which there is a public water-supply," approved April fourteenth, one thousand eight hundred and ninety," " which supplement was approved March twenty-fifth, one thousand eight hundred and ninety one,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 128, entitled "A Supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' "approved April sixth, one thousand eight hundred and sixty-five,

Was taken up on third reading, and, on motion of Mr. Stokes, laid over.

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,'" approved May ninth, one thousand eight hundred and eighty-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hoffman, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—15.

In the negative was-

Mr. Hinchliffe-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, without amendments.

Assembly Bill No. 183, entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state,' approved March thirtieth, one thousand eight hundred and sixy-four,"

Was taken up and read a third time.

Upon the question: "Shall this Assembly bill pass?" it was decided as follows:

In the affirative were-

Messrs. Adrain, Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—14.

In the negative were-

Messrs. Hinchliffe, Perkins-2.

The Secretary was directed by the President to carry the bill to the House of Assembly, and inform that body that the Senate had passed the same, without amendment.

Assembly Bill No. 131, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hoffman, Ketcham, McMickle, Packer, Perkins Rogers (President), Skirm, Smith, Staates, Stokes, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, without amendment.

Mr. Adrain, on leave, introduced

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college,' passed March thirty-first, one thousand eight hundred and ninety,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 211, entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act relative to the publication of the laws of this state in the newspapers," approved May sixth, one thousand eight hundred and seventy-four, approved May sixteenth, one thousand eight hundred and eighty-nine,"

Without amendment.

The rules were suspended, and the vote by which

Senate Bill No. 185, entitled "An act fixing the terms of certain offices and prescribing the method of appointment of certain officers in cities of the second class,"

Passed to a third reading was reconsidered.

Mr. Voorhees offered amendment to said bill as substitute for amendments adopted, which were read and agreed to.

The bill was ordered to have a second reading, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

Assembly Bill No. 44, entitled "An act to provide that school trustees and boards of education in every school district of this state shall furnish free text-books to all scholars attending the public schools,"

Was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and to have a third reading.

Assembly Bill No. 182, entitled "A Further Supplement to an act entitled 'An act to regulate fences,'" passed January twenty-third, one thousand seven hundred and ninety-nine,

Was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as tollows:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative were-

Messrs. McMickle, Staates—2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 142, entitled "A supplement to an act entitled 'An act respecting county physicians'" [Revision], approved April twenty-first, one thousand eight hundred and seventy-six,

Was taken up on third reading, and, on motion of Voorhees, laid over.

On motion of Mr. Ketcham, the vote by which

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office,"

Passed to a third reading, was reconsidered.

Mr. Ketcham offered amendments to said bill, which were read and agreed to, ordered to be engrossed, and bill to have a third reading.

On motion of Mr. Voorhees,

Senate Bill No. 185, entitled "An act fixing the terms of officers and prescribing the method of appointment of certain in cities of the second class,"

Was ordered to be re printed with amendments.

On motion of Mr. Daly,

Senate Bill No. 152, entitled "An act to re-organize the h chosen freeholders in counties of the first class in this state,"

And

Assembly Bill No. 419, entitled "An act to establish a law ment in cities of the first class in this state, to provide for pointment and duties of the law officers therein, and for their osation and terms of office,"

Were ordered to be re-printed with amendments.

House amendments to

Senate Bill No. 103, entitled "An act respecting licenses boroughs of this state,"

Were read in open Senate, and found to be correctly engross

Assembly Bill No. 300, entitled "An act providing for the ing of the name of any avenue, street or highway in any boro this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it veided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketchar Mickle, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes—13.

In the negative-None.

The Secretary was directed by the President to carry said bill House of Assembly and inform that body that the Senate had the same without amendment.

Mr. Ward, Chairman of the Committee en Engrossed Bil

Assembly Bill No. 44, entitled "An act to provide that school tees and boards of education in every school district of this state furnish free text-books to all scholars attending the public school

With Senate amendments correctly engrossed.

The rules were suspended, and,...

Assembly Bill No. 44, entitled "An act to provide that trustees and boards of education in every school district of this shall furnish free text-books to all scholars attending the schools,"

taken up and read a third time.

the question, "Shall this Assembly bill pass?" it was defollows:

e affirmative were-

Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Winton—15.

e negative was-

Mickle-1.

Secretary was directed by the President to carry said bill to the of Assembly and inform that body that the Senate had passed e with amendments, and requests its concurrence therein.

mbly Bill No. 382, entitled "Supplement to an act entitled relative to morgues and morgue-keepers,' approved March one thousand eight hundred and seventy-nine,"

taken up and read a third time.

the question, "Shall this Assembly bill pass?" it was decided ws:

e affirmative were—

Bradley, Daly, Hinchliffe, Ketcham, Packer, Skirm, Smith, Stokes, Thompson, Voorhees, Winton—11.

e negative-None.

Secretary was directed by the President to carry said bill to use of Assembly and inform that body that the Senate had he same without amendment.

ules were suspended, and

nbly Bill No. 129, entitled "A further supplement to 'An act orize the ditching and draining of the Bog and Fly meadow ris county,' passed February twentieth, one thousand eight land eleven,"

taken up and read a third time.

the question, "Shall this Assembly bill pass?" it was defollows:

e affirmative were—

Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

e negative-None.

Secretary was directed by the President to carry said bill to use of Assembly and inform that body that the Senate had he same without amendment.

Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four,' approved March twenty-seventh, one thousand eight hundred and eighty-eight,"

Favorably.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor-houses in this state,' approved May sixth, one thousand eight hundred and eighty-nine,"

Favorably.

Assembly Bill No. 413, entitled "An act concerning township com-mittees,"

Was taken up, and on motion of Mr. Perkins, laid over until Mon-day night.

\*Assembly Bill No. 438, entitled "An act to amend an act entitled 'An act providing for the appointment of county collectors in the several counties of this state,' approved February twenty-first, one thousand eight hundred and ninety three,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Ward, Winton—12.

In the negative was-

Mr. McMickle-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 155, entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed seventy-five thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,"

taken up and read a third time.

the question, "Shall this Engrossed bill pass?" it was defollows:

e affirmative **were-**

Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Skirm, Staates, Voorhees, Ward, Winton-12.

e negative-None.

Secretary was directed by the President to carry said bill to se of Assembly and inform that body that the Senate had he same and requests its concurrence therein.

ably Bill No. 11, entitled "An act to repeal an act entitled ner supplement to an act entitled "An act to establish a system c instructio.." approved March twenty-seventh, one thousand indred and seventy-four,' which further supplement was ap-April seventeenth, one thousand eight hundred and ninety-

taken up, read a second time, considered by sections, agreed ordered to have a third reading.

Stokes moved that the rules be suspended, and said bill be o and read a third time.

h motion was disagreed to as follows:

e affiemative were–

Daly, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Stokes, Voorhees, Ward-10.

e negative were-

McMickle, Packer, Staates-3.

e Bill No. 189, entitled "An act to facilitate judicial proceedcounties of the second class."

taken up and read a third time.

the question, "Shall this Engrossed bill pass?" it was defollows:

e affirmative were-

Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Voorhees, Ward—14.

e negative—None.

Secretary was directed by the President to carry said bill to use of Assembly and inform that body that the Senate had he same, and requests its concurrence therein.

e Bill No. 178, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act concerning taxes,"," d April fourteenth, one thousand eight hundred and forty six, which supplement was approved April eleventh, one thousand eight hundred and sixty-six,

And

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy one," which said supplemental act was approved March third, anno domin i one thousand eight hundred and eighty,"

Were each taken up on third reading, and on motion laid over.

Senate Bill No 177, entitled "An act relating to boroughs,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?"

The roll call was suspended on motion of Mr. Hoffman, by the following vote:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward-10.

In the negative were-

Messrs. Daly, Hinchliffe, Perkins, Staates, Winton-5.

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names,'" approved February twenty-fourth, one thousand eight hundred and seventy-six,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

he affirmative were—

Daly, Ketcham, McMickle, Packer, Rogers (Président), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—12. ne negative—None.

Secretary was directed by the President to carry said bill to use of Assembly and inform that body that the Senate had the same, and requests its concurrence therein.

Hoffman, on leave, introduced

te Bill No. 212, entitled "A further supplement to an act en-'An act for the formation and government of boroughs,' ed April second, one thousand eight hundred and ninety-one,"

ch was read for the first time by its title, ordered to have a reading, and referred to the Committee on Boroughs and ch Commissions.

te Bill No. 92, entitled, "A supplement to an act entitled 'A ment to an act entitled "An act to provide for the more permanprovement of public roads of this state," approved April nth, one thousand eight hundred and ninety-two,"

taken up and read a third time.

n the question, "Shall this Engrossed bill pass?" it was des follows:

he affirmative were-

. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward—13.

he negative—None.

Secretary was directed by the President to carry said bill to ouse of Assembly and inform that body that the Senate had the same, and requested its concurrence therein.

Ward, Chairman of Committee on Engrossed Bills, reported ate Bill No. 188, entitled "An act in relation to the appointf certain officers in cities,"

ectly engrossed.

An act to provide for the more permanent improvement of the roads of this state,' approved April fourteenth, anno dominious and eight hundred and ninety-one,"

taken up and read a third time.

n the question, "Shall this Engressed Bill pass?" it was design follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—13.

In the negative were-

Me-srs. Daly, Perkins-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 453, entitled "An act to amend an act entitled 'A supplement to an act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five, which said supplement was approved March eighth, one thousand eight hundred and eighty-seven,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and

Senate Bill No. 188, entitled "An act in relation to the appointment of certain officers in cities,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Daly, Hinchlifte, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Ward, Wintou—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, and requests its concurrence therein.

embly Bill No. 869, entitled "An act authorizing township ttees of townships in which there may be a water supply furby public or private water works to raise and pay moneys for reparation of surveys, plans and estimates for sewerage or ge,"

taken up, read a second time, considered by sections, agreed ered to have a third reading, and,

ler a suspension of the rules, said bill was taken up and read a time.

on the question, "Shall this Assembly bill pass?" it was de-

he affirmative were—

Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—14.

he negative was-

aly—1.

Secretary was directed by the President to carry said bill to ouse of Assembly, and inform that body that the Senate had the same, without amendment.

motion of Mr. Hoffman the roll call on

te Bill No. 177, entitled "An act relating to boroughs,"

resumed and decided as follows:

he affirmative were—

Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward Winton—13.

he negative were--

. Daly, Perkins, Staates-3.

Secretary was directed by the President to carry said bill to buse of Assembly and inform that body that the Senate had the same, and requests its concurrence therein.

embly Bill No. 337, entitled "An act concerning street rail-

taken up, read a second time, considered by sections, agreed ered to have a third reading, and,

er a suspension of the rules, said bill was taken up and read a ime.

n the question, "Shall this Assembly bill pass?" it was las follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stuates, Stokes, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Bradley, on leave, introduced

Senate Bill 213, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 338, entitled "An act to regulate the construction of street railroads,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 257, entitled "A supplement to an act entitled 'An act concerning boroughs,' approved March twenty-eighth, one thousand eight hundred and ninety-two,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

he affirmative were—

. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton-14.

he negative-None.

Secretary was directed by the President to carry said bill to use of Assembly and inform that body that the Senate had the same without amendment.

embly Bill No. 113, entitled "An act for the establishment and ment of a naval militia of New Jersey,"

taken up, read a second time, considered by sections, agreed to, dered to have a third reading.

embly Bill No. 114, entitled "An act to regulate the construcd maintenance of street railroads in the state,"

taken up on second reading.

Voorhees, moved said bill be recommitted to Committee on ads and Canals, which was agreed to.

embly Bill 235, entitled "A supplement to an act entitled 'Ancerning savings banks,'" approved April twenty-fifth, one thought hundred and seventy-six,

taken up, read a second time, considered by sections, agreed ered to have a third reading, and,

er a suspension of the rules, said bill was taken up and read a ime.

n the question, "Shall this Assembly bill pass?" it was des follows:

he affirmative were—

. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward—15.

he negative-None.

Secretary was directed by the President to carry said bill to buse of Assembly and inform that body that the Senate had the same without amendment.

mbly Bill No. 204, entitled "An act to amend an act entitled to establish a system of public instruction' [Revision], ap-March twenty-seventh, one thousand eight hundred and r-four,"

taken up, read a second time, considered by sections, agreed to, dered have a third reading.

motion of Mr Stokes, the Senate then adjourned.

## FRIDAY, April 27th, 1894.

In the absence of the President, Mr. Ski:m took the chair as President pro tempore.

Under the direction of the President pro tempore, the Secretary called the Senate, when the following Senator appeared and answered the call:

Mr. Skirm.

As there was no quorum present, the Senate then adjourned.

## MONDAY, April 30th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. S. A. Harlow.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

Journal of April 26th and 27th was read and approved.

Mr. Bradley presented a petition from citizens of Monmouth county, relative to the creation of a new county out of the shore townships of said county,

Which was read and referred to Committee on Elections.

Mr. Ketcham presented a petition from citizens of Kearney township, Arlington and Harrison, relative to annexation of said township to the county of Essex,

Which was read and referred to the Committee on Municipal Corporations.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 203, entitled "An act concerning the fire department of cities of the first class in the state of New Jersey,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

e Bill No. 205, entitled "An act to establish boards of county amissioners and to define their powers and duties,"

ably,

mith, Chairman of the Joint Committee on Passed Bills, re-

e Bill No. 103, entitled "An act respecting licenses in the of this state,"

lay delivered to the Governor.

Cetcham, on leave, introduced

Bill No. 214, entitled "An act concerning city hospitals,"

n was read for the first time by its title, ordered to have a cading, and referred to the Committee on Miscellaneous Busi-

oorhees, on leave, introduced

Bill 215, entitled "A supplement to an act entitled 'An act punishment of crimes,' approved March twenty seventh, one , eight hundred and seventy-four,"

was read for the first time by its title, ordered to have a eading, and referred to the Committee on Revision of Laws.

kirm, Chairman of the Committee on Municipal Corporations,

ably Bill No 290, entitled "An act in relation to comptrollers of this state,"

ut amendment.

Bill No. 183, entitled "An act to authorize the boards of recholders of the respective counties of this state to make apons for the payment of rent of armories and drill-rooms,"

aken up, read a second time, considered by sections, agreed ed to be engrossed, and to have a third reading.

tokes, for the President, on leave, introduced

Bill No. 216, entitled "A supplement to an act of the legis-New Jersey, entitled 'An act to authorize the formation of companies for the construction and operation of street railrailroads operated as street railways and to regulate the same,' I March fourteenth, one thousand eight hundred and ninety-

n was read for the first time by its title, ordered to have a rading, and referred to the Committee on Railroads and Canals.

radley, Chairman of the Committee on Boroughs and Borough sions, reported

Senate Bill No. 212, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

 $\mathbf{And}$ 

Senate Bill No. 213, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Favorably.

Mr. McMickle, on leave, introduced

Senate Bill No. 217, entitled "An act to regulate the sale of liquor upon any car, steamboat or vessel within this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Miller, on leave, introduced

Senate Bill No. 218 entitled "A supplement to an act entitled 'An act relative to the sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-fifth, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Senate Bill No. 200, entitled "An act concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor-houses in this state,' approved May sixth, one thousand eight hundred and eighty-nine,"

And

Senate Bill No. 196, entitled "A further supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six."

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 201, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Was taken up, read a second time.

Mr. Hinchliffe offered amendments to said bill, which were lost by the following vote:

In the affirmative were-

Mesers Adrain, Daly, Hinchliffe, McMickle, Staates, Winton-6.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Said bill

Was then taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 30th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Resolved (the Senate concurring), That the Governor be requested to return to the House of Assembly,

Assembly Bill No. 111, entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved May ninth, one thousand eight hundred and eighty-four,"

For further consideration,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley Daly, Hoffman, Ketcham. McMickle, Rogers (President). Skirm, Smith, Voorhees, Ward, Winton—11.

In the negative were-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has concurred in the same.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 118, entitled "An act to amend section thirty-six of an act entitled 'An act concerning sheriffs,'" [Revision], approved the fifteenth day of March, one thousand eight hundred and seventy-six,

With amendments, which were read and agreed to.

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 188, entitled "An act in relation to the employment of labor by corporations,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 188, enacted "An act in relation to the employment of labor by corporations,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Senate Bill No. 179, entitled "An act to repeal an act entitled 'An act concerning licenses to keep inus and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state," approved February eighth, one thousand eight hundred and ninety-two,

And

Senate Bill No. 197, entitled "An act to amend an act entitled 'An act for the construction, maintenance and operation of water works for the purpose of supplying cities, towns and villages of this state with water,' approved April twenty-first, one thousand eight hundred and seventy six,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 109, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs.' approved April second, one thousand eight hundred and ninety-one,"

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth class counties of this state, and to provide for the payment of the expense thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 125, entitled "A supplement to an act entitled 'An act concerning judgments' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight, which amendatory act was approved March ninth, one thousand eight hundred and ninety-one,"

Senate Bill No. 165, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

Senate Bill No. 170, entitled "A supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 180, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Senate Bill No. 194, entitled "An act to repeal an act entitled 'An act concerning licenses in boroughs of the second class,' approved March ninth, one thousand eight hundred and ninety-one,"

Correctly engrossed,

And

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office,"

With Senate amendments correctly engrossed,

And Senate substitute for

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six,' approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,'

Correctly engrossed.

Mr. Voorhees offered the following concurrent resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

And

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the State of New Jersey,' approved March ninth, one thousand eight hundred and sixty nine, and the various amendments thereto,"

Which was read and adopted by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates. Stokes, Thompson, Voorhees, Ward, Winton—19.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has passed the same and, requests its concurrence therein.

Senate Bill No. 174, entitled "An act to repeal an act entitled 'A supplement to an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey," " approved April fourteenth, one thousand eight hundred and ninety-one, which said supplement was approved March seventh, one thousand eight hundred and ninety-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Smith, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 175, entitled "An act to repeal an act entitled 'An act to re-apportion the several assembly districts of the state of New

Jersey,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Hinchliffe, McMickle, Miller, Perkins, Staates-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 176, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one, which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voohees, Ward—11.

In the negative were-

Messrs. Hinchliffe, McMickle, Miller, Staates, Winton-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 173, entitled, "An act to repeal an act entitled 'A supplement to an act entitled "An act to re apportion the several assembly districts of the state of New Jersey," "approved April fourteenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-third, one thousand eight hundred and ninety-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Hinchliffe, McMickle, Staates, Winton-4.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Substitute for Senate No. 12, entitled "An act to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Perkins, Winton-2.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 146, entitled "An act authorizing the publication of abstracts from the annual reports of the state board of health,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Voorhees, Ward—13.

In the negative were-

Messrs Stokes, Winton-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one, which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 118, entitled "An act to amend section thirtysix of an act entitled 'An act concerning sheriffs' [Revision], approved the fifteenth day of March, one thousand eight hundred and seventysix,"

Was, on motion of Mr. Hoffman, recommitted to Committee on Judiciary.

Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up on third reading and, on motion of Mr. Stokes, laid over.

Mr. Voorhees asked unanimous consent to withdraw from the files of the Senate,

Senate Bill No. 167, entitled "An act to provide for the increase of the school fund of this state,"

Which was granted.

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth class counties of this state, and to provide for the payment of the expense thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Smith, Thompson, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Winton, the vote by which

Senate Bill No. 183, entitled "An act to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Passed to a third reading was reconsidered.

Mr. Winton then offered amendments to said bill which were read, agreed to, and said bill ordered to be re-engrossed with amendments embodied therein and to have a third reading.

Mr. Hoffman, Chairman of the Committee on Revision of the

Laws, reported

Senate Bill No. 154, entitled "An act entitled 'An act to suppress lottery gambling within this state,"

With amendments, which were read agreed to and said bill

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

On Motion of Mr. Skirm, the vote by which

Senate Bill No. 42, entitled "An act to ascertain the rights of the state in certain waters of the state, and to provide for furnishing a state water-supply to the municipalities thereof, and to create a state water board empowered to construct and maintain works for that purpose,"

Passed to a third reading was reconsidered by the following vote:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—17.

In the negative was-

Mr. Winton-1.

Said bill was then, on motion of Mr. Skirm, recommitted to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
April 30th, 1894

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine and the various amendments thereto,"

#### And

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

# J. HERBERT POTTS, Clerk of the House of Assembly.

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six,' which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Was taken up on third reading.

Mr. Stokes asked unanimous consent to offer amendment to said bill, which was granted.

Amendment was read and agreed to and

The bill was ordered to be re-engrossed with the amendments embodied therein, and to have a third reading.

In accordance with concurrent resolutions the Governor returned to the Senate the following bills:

Senate Bill No. 76, entitled "A suppplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the National Guard of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

And

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four,' approved March twenty-seventh, one thousand eight hundred and eighty-eight,"

Favorably.

On motion of Mr. Stokes, the vote by which

Senate Bill No. 76 entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Was passed, was reconsidered by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward—15.

In the negative-None.

Mr. Skirm asked unanimous consent to amend said bill on third reading, which was granted.

Amendments read and agreed to, and bill ordered to be re-engrossed and to have a third reading.

Assembly Bill No. 120, reprint, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof," approved February twenty eighth, one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and to have a third reading.

Ward, Chairman of the Committee on Engrossed Bills, re-

e Bill No. 152, entitled "An act to re-organize the board of reeholders in counties of the first class in this state,"

ctly engrossed.

nbly Bill No. 247, entitled "An act to repeal an act entitled to provide for the appointment of clerks of the police justices of the first class and defining their duties," approved April ne thousand eight hundred and ninety-one,

aken up, read a second time, considered by sections, agreed to,

ered to have a third reading.

otion of Mr. Stokes, the Senate then adjourned.

## TUESDAY, May 1st, 1894.

0 o'clock the Senate met.

session was opened by prayer by the Rev. Walter A. Brooks.

er the direction of the President, the Secretary called the when the following Senators appeared and answered the call:

Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

nal of April 30th was read and approved.

Staates presented a petition from residents of the borough of ourg, county of Warren, relative to annulling the charter of esident, managers and company for erecting a bridge over the elaware at the borough of Easton," which was read and repose a special committee to be appointed later.

Skirm, Chairman of the Committee on Municipal Corporations,

e Bill No. 42, entitled "An act to ascertain the right of the certain waters of the state, and to provide for furnishing a ter-supply to the municipalities thereof, and to create a state card empowered to construct and maintain works for that

rably.

ollowing message was received from the House of Assembly ands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 18

Mr. President:

I am directed by the House of Assembly to inform the Ser the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Senate return House of Assembly for further consideration

Assembly Bill No. 207, entitled "A further supplement the entitled 'An act for the government and regulation of the state approved April twenty-first, one thousand eight hundred and six,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Ass

Which was read and concurred in by the following vote:
In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketch Mickle, Miller, Packer, Perkins, Skirm, Smith, Voorhees, Ward—15.

In the negative were-None.

The Secretary was directed by the President to carry said re to the House of Assembly, and inform that body that the Se concurred in the same.

The following message was received from the House of A by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 18

Mr. President:

I am directed by the House of Assembly to inform the Set the House of Assembly has passed the following resolution:

Resolved (the Senate concurring), That the Governor be r to return to the House of Assembly for further consideration

Assembly Bill No. 357, entitled "A further supplement t entitled 'An act for the organization of the national guard state of New Jersey,' approved March ninth, one thousand hundred and sixty-nine, and the various amendments thereto,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Ass

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had had concurred in the same.

Mr. Ketcham offered the following resolution, which was read:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate for further consideration

Senate Bill No. 71, entitled "An act relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class,"

Which resolution was adopted by the following vote:

In the affirative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers, (President), Staates, Stokes, Thompson, Voorhees, Ward—12.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 68, entitled "An act relating to cities of the third class,"

And

Senate Bill No. 208, entitled "An act relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class,"

Favorably.

Mr. Perkins moved that the vote by which

Assembly Bill No. 413 entitled "An act concernind township committees,"

Passed to a third reading be reconsidered,

Which was agreed to.

On motion of Mr. Perkins, said bill was then recommitted to the Committee on Boroughs and Borough Commissions.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 412, entitled "An act with relation to the regulation of driving upon the public streets and avenues of townships in this state,"

And

Assembly Bill No. 375, entitled "An act authorizing the issuance of tax arrearage bonds in townships,"

Without amendment.

Mr. Voorhees moved that the vote by which

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Was laid on the table be reconsidered,

Which was agreed to.

· Mr. Voorhees moved to reconsider the vote by which said bill was lost, which was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman. Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees—15.

In the negative-None.

Mr. Voorhees asked unanimous concent to amend said bill, which was granted, amendment read and agreed to, and

The bill ordered to be re-engrossed with the amendments embodied therein, and have a third reading.

The following message was received from the Governor by the handsof Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 1st, 1894.

To the Senate:

I return herewith to the Senate, in which body it originated, Senate Bill No. 142, entitled "An act to repeal an act entitled "An act concerning the government of certain cities in this state, and constituting a municipal board of public works and other officers therein, and defining the powers and duties of such boards, and relating to the municipal officers, affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of such board," which act was approved March twenty-third, one thousand eight hundred and ninety-two," and ending the terms of office of all persons appointed thereunder, with my objections thereto.

The act sought to be repealed has been operative only about two years, but in that time the municipalities affected by it have accommodated themselves to its provisions. I am advised (I think correctly) that it has operated beneficially and commended itself to popular

approval; the demand for its abrupt and unprovisional repeal comes largely if not entirely from parties animated by personal or partisan motives.

The repealing bill is very sweeping in its character, and if enacted will probably entail much inconvenience and litigation. vision is made respecting pending suits or proceedings in which the extinguished boards may be involved or concerned; the powers and duties vested in and exercised by the existing bodies are not transferred elsewhere nor any authority conferred upon any other person or body to continue any public work or contract in which they are engaged. The possible consequences of such legislation should prevent its enactment, unless imperatively demanded by the public welfare.

Senate Bill No. 143, now in my hands, and which may be termed a companion bill to that herewith returned, does not cure any of the defects in No. 142, or mitigate any of the evils likely to succeed its Respectfully,

passage.

GEORGE T. WERTS.

Governor.

Which was read and laid over under the rules.

Mr. Skirm, on leave, introduced

Senate Bill No. 219, entitled "A supplement to an act entitled 'An act concerning corporations,' approved April seventh, one thousand eight hundred seventy five,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

The same Senator, on leave, introduced

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four."

Which was read for the first time by its titls, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Ketcham, on leave, introduced

Senate Bill No. 221, entitled "An act to repeal an act entitled An act to tax intestate estates, gifts, legacies and collateral inheritance in certain cases,' approved March twenty third, one thousand eight hundred and ninety two, and also an act to revise and amend said act, which amendatory act was approved March sixteenth, one thousand eight hundred and ninety-three."

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Ward, on leave, introduced

Senate Bill No. 222, entitled "An act to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Senate Bill No. 52, entitled an "Act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Substitute for Senate Bill No. 132, entitled "An act concerning the width of tires of wagons and carts and to impose a tax thereon,"

Which was read for the first time by its title and ordered to have a second reading.

And

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Without the substitute.

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 42, entitled "An act to ascertain the rights of the state in certain waters of the state, and to provide for furnishing a state water-supply to the municipalities thereof, and to create a state water board empowered to construct and maintain works for that purpose,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Adrain moved that

Substitute for Senate Bill No. 132, entitled "An act concerning the width of tires of wagons and carts and to impose a tax thereon,"

Be reprinted, with amendments, which was agreed to.

Senate Bill No. 205, entitled "An act to establish boards of county park commissioners and define their powers and duties,"

Senate Bill No. 212, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Also,

Senate Bill No. 213, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved, The hour of twelve having arrived, the time appointed for a joint meeting of the two Houses, the Assembly now awaits your presence in the Assembly Chamber.

J. HERBERT POTTS, Clerk of the House of Assembly.

Mr. Stokes, on leave, introduced

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on State Prison.

Senate Bill No. 208, entitled "An act relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class,"

And

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four,' approved March twenty-seventh, one thousand eight hundred and eighty-eight,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Voorhees asked consent to withdraw

Senate Bill No. 185, entitled "An act fixing the terms of certain offices and prescribing the method of appointment of certain officers in cities of the second class,"

From the files of the Senate, which was granted.

Mr. Voorhees, on leave, introduced

Senate Bill No. 224, entitled "An act fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class,"

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

And

Senate Bill No. 226, entitled "An act fixing the term and prescribing the method of appointment of city clerks in cities of the second class."

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The same Senator, on leave, introduced

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Pub ic Printing,"

On motion of Mr. Stokes the Senate took a recess for the purpose of attending the joint meeting with the House of Assembly, upon the conclusion of which, and under the direction of the President, the Secretary called the Sanate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hoffman, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward, Winton—13.

A message was received from the Governor by the hands of Mr. John McMaster, his Private Secretary, endorsed "Nominations."

Mr. Skirm, on leave, introduced

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Governor be requested to return to the Assembly

Assembly Bill No. 182, entitled "A further supplement to an act entitled 'An act to regulate fences,' passed January twenty-third, one thousand seven hundred and ninety-one,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees-14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has concurred in the same.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 456, entitled "A further supplement to an act entitled "An act to incorporate the chosen freeholders in the respective cunties in this state" [Revision], approved April sixteenth, one thousand eight hundred and forty-six,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 456, entitled "A further supplement to an act entitled 'An act to incorporate the chosen fresholders in the respective conoties of this state' [Revision], approved April sixteenth, one consand eight hundred and forty-six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 189, entitled "An act to facilitate judicial proceedings in counties of the second class,"

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

And

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds,"

Without amendment.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that these bills originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 189, entitled "An act to facilitate judicial proceedings in counties of the second class,"

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

And

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

te Bill No. 68, entitled "An act relating to cities of the third

taken up, read a second time, considered by sections, agreed to, to be engrossed, and to have a third reading.

Drake moved that the vote by which

mbly Bill No. 120, entitled "A supplement to an act entitled for the protection of certain kinds of birds, animals and fish, provide a procedure to recover penalties for the violation," approved February twenty-eighth, one thousand eight hund ninety-three."

ed to a third reading, be reconsidered,

ch was agreed to.

notion of Mr. Adrain,

mbly Bill No. 390, entitled "An act concerning the condemof lands,"

recommitted to the Committee on Revision of Laws.

mbly Bill No. 11, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to establish a system of instruction," approved March twenty-seventh, one thousand undred and seventy-four,' which further supplement was ap-April seventeenth, one thousand eight hundred and ninety-

taken up and read a third time.

n the question, "Shall this Asssembly bill pass?" it was des follows:

ne affirmative were—

Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

ne negative were—

Adrain, Daly, Drake, Hinchliffe, Miller, Perkins, Staates, Winton-8.

Secretary was directed by the President to carry said bill to use of Assembly, and inform that body that the Senate had the same with amendments and requests its concurrence therein.

mbly Bill No. 204, entitled "An act to amend an act entitled to establish a system of public instruction' [Revision], ap-March twenty-seventh, one thousand eight hundred and r-four,"

taken up and read a third time.

n the question, "Shall this Assembly bill pass?" it was desfollows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were--

Messrs. Adrain, Daly, Drake, Hinchliffe, Miller, Perkins, Winton-7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes, the Senate then adjourned until 3 o'clock P. M.

#### AFTERNOON SESSION.

At 3 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes—14.

Mr. Staates offered the following resolution, which was read:

In view of the petition presented to the Senate by the citizens of the borough of Phillipsburg and the county of Warren, in the State of New Jersey,

Be it resolved (the House concurring), That to establish the truth of the matter contained in the petition of the said citizens of the borough of Phillipsburg, a committee of six be appointed, three from the Senate and three from the House, with the authority to send for persons and papers, and to examine the bridge mentioned in said petition and to make a report in the premises,

And adopted the following vote:

In the affirmative were-

Messrs. Adrain, Drake, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson—12.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 449, entitled "An act for the preservation and improvement of the state camp-ground at Sea Girt,"

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 449, entitled "An act for the preservation and improvement of the state camp-ground at Sea Girt,"

Was read for the first time by its title ordered to have a second reading, and referred to the Committee on Militia.

Mr. Ward, Chairman of the Committee on Eugrossed Bills, reported

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

 $\mathbf{A}$ nd

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six,' which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Correctly re engrossed,

And

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways,"

Senate Bill No. 184, entitled "An act to incorporate colleges of pharmacy,"

Senate Bill No. 183, entitled "An act to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Senate Bill No. 162, entitled "An act to authorize cities in this state in certain cases to widen streets and parts of streets, and provide the cost of such widening,"

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Senate Bill No. 201, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

#### And

Senate Bill No. 200, entitled "An act concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Correctly engrossed.

Mr. Daly offered the following resolution, which was adopted, and the Secretary directed to deliver said resolution, together with the bill referred to therein (Senate 42), to the Attorney-General:

Resolved, That the Attorney General be requested to furnish the Senate with an opinion respecting the constitutionality and legal effect of certain provisions of Senate Bill No. 42, to wit:

1. Those in section one, claiming for the State the right to the control and use of water.

2. Those in section two, revoking rights to divert and appropriate the waters within the State water-shed—particularly as to whether it operated as a revocation of all or any of the charters heretofore granted to water companies, or of all or any of the franchises now granted to municipalities to construct and operate water-works.

3. Those in sections three and four, relative to the protection of the waters of the State by the State Water Board, and the erection of a

State water-shed.

4. Those in sections five to nine, inclusive, as to the supply of water from the State water shed to the municipalities of the State upon

their application to the State Water Board therefor.

5. Those in sections ten to eighteen, inclusive, conferring powers to purchase or condemn real estate, water rights and other property or rights, pay for damages done thereto, construct water-works, make contracts for work and materials, make surveys, employ engineers, counsel and agents to carry out the purposes of the act, and whether the powers therein are not the same that are usually conferred in regard to the construction and administration of public works.

6. Those in sections nineteen to twenty-one, inclusive, as to the expenditures of moneys realized by the sale of bonds authorized by the act, and as to the power of the State Water Board to make and issue bonds and redeem the same through a sinking fund, and as to the care of moneys and the creation of a separate water fund placed in charge of the State.

7. Those in sections twenty-two and twenty-three, as to the assessment by the State Water Board of an annual sum upon the municipalities using State water-supply and the method of its collection.

Those in sections twenty-four and twenty-five, as to the appointand organization of a State Water Board and the qualifications, sition and term of office of its members, and those in sections r-six and twenty-seven, permitting municipalities in certain to receive a water-supply from the State water shed otherwise is already provided in section five, etc.

Those in section twenty-eight authorizing advances to be made

State Water Board out of the State treasury.

following message was received from the House of Assembly hands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,
May 1st, 1894.

n directed by the House of Assembly to inform the Senate that ouse of Assembly has passed the following:

Be it resolved by the House of Assembly (the Senate concurring), the thanks of this Legislature are due and are hereby tendered Board of Woman Managers of the Exhibit of the State of New at the World's Columbian Exposition, for the zealous and tic labors of these distinguished women of our State in doing part to make our State exhibit a complete success; with these zers we desire to include all the women of our State who have by or indirectly aided the managers in their arduous labors.

And be it resolved. That a copy of the foregoing resolution be

each member of the board aforesaid.

resident :

which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

nich was read, and on motion of Mr. Ketcham, said resolution oncurred in unanimously by a rising vote.

. Voorhees offered the following concurrent resolution:

colved (the House of Assembly concurring), That the Governor wested to return to the Senate for correction in date

ate Bill No. 145, entitled "A further supplement to the act of 'An act to provide a digest of the law and chancery reports of ate of New Jersey,' approved April ninth, one thousond eight red and sixty-seven,"

nich was adopted by the following vote:

the affirmative were—

s. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Winton—17.

the negative—None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has passed he same, and requests its concurrence therein.

The same Senator also offered the following resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration,

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read and adopted by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

Mr. President:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 88, entitled "An act relative to the lighting of streets, roads and public places in this state,"

Without amendment.

## J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both houses were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

" I certify that this bill originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 88, entitled "An act relative to the lighting of streets, roads and public places in this state,"

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 207, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 207, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on State Prison.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate corcurring), That the Governor be and is hereby requested to return to the House of Assembly

Assembly Bill No. 438, entitled "An act to amend an act entitled 'An act providing for the appointment of county collectors in the several counties of this state,' approved February twenty-first, one thousand eight hundred and ninety-three,"

For further consideration,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

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In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees—14.

In the negative was-

Mr. Miller-1.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has concurred in the same.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Whereas, Certain citizens of the borough of Phillipsburg, in the county of Warren, have represented to this Legislature, as appears by a petition duly presented, that the company controlling the bridge across the Delaware from the said borough of Phillipsburg to the city of Easton, in the State of Pennsylvania, is in certain respects violating its charter, and further, that said bridge has by the Grand Jury of the county of Northampton, in the State of Pennsylvania, been declared a public nuisance; therefore,

Resolved (Senate concurring), That a committee of three on the part of the Assembly and two on the part of the Senate be appointed for the purpose of examining into the grievances complained of, and reporting to this or a subsequent Legislature, and that said committee have power to send for persons and papers, and are authorized and empowered to sit during the recess of this Legislature.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read, and, on motion of Mr. Stokes, laid over.

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,"

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

And

Assembly Bill No. 367, entitled "A further supplement to an act entitled 'An act for the formation of borough governments," approved April fifth, one thousand eight hundred and seventy-eight,

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Voorhees, for the President, on leave, introduced

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Joint Resolution No. 6, entitled "Joint resolution to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state,"

Favorably.

Assembly Joint Resolution No. 3, entitled "Joint resolution providing for the appointment of three commissioners to examine into the difficulties existing among the oystermen of Maurice river cove and Delaware bay,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said resolution was taken up and read a third time.

Upon the question, "Shall this joint resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the Secretary was directed to carry said joint resolution to the House of Assembly at once.

Senate Bill No. 184, entitled "An act to incorporate colleges of pharmacy,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Ward—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry said bill to the House at once.

Senate Bill No. 180, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative were-

Messrs. Daly, Perkins-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 1st, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for correction

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey," approved April ninth, one thousand eight hundred and sixty-seven.

J. HERBERT POTTS,

Clerk of the House of Assembly.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, returning to the Senate

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies'" [Revisian], approved March twenty-seventh, one thousand eight hundred and seventy-four,

And

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state New Jersey,' "approved April ninth, one thousand eight hundred and sixty seven, in accordance with resolution adopted,

Senate Bill No. 109, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mssrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, McMickle, Miller, Packer, Perkins Rogers (President), Staates, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," "approved March twenty-third, one thousand eight hundred and eighty-eight, which amendatory act was approved March ninth, one thousand eight hundred and ninety-one,

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as tollows:

In the affirmative were-

Mesers. Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Voorhees, the vote by which

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Was passed, was reconsidered by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward. Winton—16.

In the negative-None.

Mr. Voorhees asked unanimous consent to offer an amendment to

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Which was granted.

Said amendments were read, agreed to, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative was-

Mr. Perkins-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr Stokes, the Senate then adjourned.

#### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate when the following Senators appeared and answered the call: Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer,

Rogers (President), Staates, Stokes, Thompson, Voorhees, Ward Winton-14.

Mr. Ketcham moved that the vote by which

Senate substitute for Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Passed,

Be reconsidered, which was agreed to by the following vote:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Staates, Stokes, Thompson, Voorhees, Ward—13.

In the negative—None.

The rules were suspended, and said bill was amended, agreed to, and,

The bill was ordered to be re-engrossed with the amendments embodied therein, and have a third reading.

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18. In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment. Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Joint Resolution No. 4, entitled "Joint resolution relative to the better care and protection of the battlefield of Red Bank,"

Favorably,

And

Assembly Bill No. 449, entitled "An act for the preservation and improvement of the state camp-ground at Sea Girt,"

Without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 196, entitled "A further supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment," passed March thirtieth, one thousand eight hundred and eighty-six,

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four, approved March twenty-seventh, one thousand eight hundred and eighty-eight,

Senate Bill No. 208, entitled "An act relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class,"

Senate Bill No. 179, entitled "An act to repeal an act entitled 'An act concerning licenses to keep inns and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state,' "approved February eighth, one thousand eight hundred and ninety-two,

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor houses in this state,'" approved May sixth, one thousand eight hundred and eighty-nine,

Senate Bill No. 197, entitled "An act to amend an act entitled 'An act for the construction, maintenance and operation of water works for the purpose of supplying cities, towns and villages of this state with water,'" approved April twenty-first, one thousand eight hundred and seventy-six,

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey," approved April ninth, one thousand eight hundred and sixty seven,

And

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," " approved March twenty-seventh, one thousand eight hundred and seventy four, which supplement was approved March first, one thousand eight hundred and eighty-eight,

Correctly engrossed.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported

Senate bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty seven,"

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds,"

Senate Bi I No. 189, entitled "An act to facilitate judicial proceedings in counties of the second class,"

And

Senate Bill No. 88, entitled "An act relative to the lighting of streets, roads and public places in this state,"

This day delivered to the Governor.

Assembly Bill No 235, entitled "An act to annex a part of Hudson county to the county of Essex,"

Was taken up on third reading.

Mr Daly moved said bill lay over and be made a special order for to-morrow at 2 o'clock P. M., which was agreed to.

Assembly Bill No. 113, entitled "An act for the establishment and government of a naval militia of New Jersey,"

Was taken up and read a third time.

Upon the quiscion, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Daty, Hunerdiffe, Hoffman, Ketcham, McMickle, Miller, Packer, Peckros, Rogers (President), Smith, Staates, Stokes, Voorbees, Ward, Winton—15.

In the negative was-

Mr. Thompson-1

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hunred and sixty-seven,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" the roll call was, on motion of Mr. Winton, suspended.

Assembly Bill No. 465, entitled "A further supplement to an act entitled 'Au act to establish and regulate pilots for the ports of Jersey City, Newark and Perth Amboy, by way of Sandy Hook," approved April seventeenth, one thousand eight hundred and forty-six,

Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners and to regulate their term of service therein,' approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplements thereto,"

Assembly Bill No. 421, entitled "An act providing for the formation and establishment of wards in cities of the first class in this state,"

Assembly Bill No. 277, entitled "An act to repeal an act entitled 'An act concerning cities of the first class," approved June ninth, one thousand eight hundred and ninety,"

And

Assembly Bill No. 302, entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class," approved March nineteenth, one thousand eight hundred and ninety-one,"

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 298, entitled "An act to repeal an act entitled 'An act to determine the tenure of office of city marshals in cities,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up.

Mr. Daly moved that said bill be recommitted to the Committee on Municipal Corporations, which was disagreed to by the following vote: ne affirmative were-

Daly, Drake, Hinchliffe, Perkins, Staates-5.

e negative were-

Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

bill was taken up, read a second time, considered by sections, to, and ordered to have a third reading.

mbly Bill No. 450, entitled "A further supplement to an act 'An act to regulate elections,'" approved April eighteenth, usand eight hundred and seventy-six,

taken up, read a second time, considered by sections, agreed to, to have a third reading, and,

er a suspension of the rules, said bill was taken up and read a me.

n the question "Shall this Assembly bill pass?" it was decided ws:

ne affirmative were—

Daly, Drake, Hinchliffe, Hoffman, McMickle, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

ie negative—None.

Secretary was directed by the President to carry said bill to use of Assembly, and inform that body that the Senate had the same without amendment.

mbly Bill No. 423, entitled "An act concerning cities in this

taken up on second reading.

Daly moved to strike out the enacting clause, which was disto by the following vote:

ne affirmative were-

Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-8.

ne negative were-

Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

bill

then taken up, read a second time, considered by sections, to, and ordered to have a third reading.

Voorhees, on leave, introduced

te Bill No. 231, entitled "An act concerning street improvein cities," Which was read for the first time by its title, ordered a second reading, and referred to the Committee on Municiporations.

Assembly Bill No. 336, entitled "A supplement to an act 'An act to incorporate associations, societies or clubs for social ectual and recreative purposes,'" approved March twenty-one thousand eight hundred and seventy-eight,

Was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Ketcham, McMickle, Miller Stäates, Thompson, Voorhees, Ward, Winton--12.

In the negative were-

Messrs. Hoffman, Packer, Perkins, Rogers (President), Smith —6.

The Secretary was directed by the President to carry sai the House of Assembly and inform that body that the Ser passed the same without amendment.

On motion of Mr. Stokes, the Senate then adjourned.

## WEDNESDAY, May 2d,

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Mr. Voorhe Under the direction of the President the Secretary called the when the following Senators appeared and answered the call:

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, M. Miller, Packer, Perkins, Rogers (President), Skirm Staates, Stokes, Thompson, Voorhees, Ward, Win

Journal of May 1st was read and approved.

The following message was received from the Governor hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT,

To the Senate:

May 2d, 18

I herewith return to the Senate, in which body it originated Bill No. 151, entitled "A supplement to an act entitled 'An

cerning cities of the first class in this state, and concerning municipal boards of street and water commissions therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one."

The bill returned affects but two cities in this State, Newark and Jersey City. In each of those cities boards of street and water commissioners were authorized by the act approved March twenty-eighth, one thousand eight hundred and ninety-one. Those boards have been assailed on various grounds, but chiefly because the mode of their appointment was a violation of the right of "home rule," which each municipality should enjoy. The pending bill merely legislates out of office the members of the existing street and water boards for the purpose of enabling the Mayors of the respective cities to appoint others in their stead. These last appointees are to continue in office during the term of the Mayor appointing them, which means for two years in Newark and three years in Jersey City; after that they are to be elected. The only present result is the substitution of one set of appointed officials for another appointed set. The change of system permitting "home rule" is deferred for two and three years in the respective cities. The only apparent reason for that provision is the desire to immediately change the party complexion of the boards and prevent the people from expressing their approval or disapproval of such action for periods of two and three years. If the people should elect at the expiration of those periods, there can be no good reason why they should not elect at the next regular election or sooner. the right of home rule is to be asserted or vindicated in the choice of those officials, the delay imposed is an invasion of that right, unwarranted and unjustifiable. The proposed legislation is so manifestly intended to secure and maintain a partisan advantage, in possible regard or defiance of the popular will, that it should not be permitted to be enacted without protest.

> Respectfully, GEORGE T. WERTS, Governor.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his private Secretary:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, May 2d, 1894.

To the Senate:

I return herewith to the Senate, wherein it originated, Senate Bill No. 143, entitled "An act concerning the appointment of certain

officers in certain cities in this State, and fixing their tenure of office," with my objections thereto.

The passage of some such bill as No. 143 was made necessary by the passage of Senate Bill No. 142, which latter bill legislates out of office, before the expiration of their terms, many officials in certain cities in this State, ending their term on May 8th, 1894. The bill herewith returned is also to become operative May 8th, 1894, but the officials to replace those retired by Senate Bill No. 142 may be appointed at any time within one month after May 8th, 1894. A period of thirty days or more may therefore elapse, during which the different municipalities will be without any officials of the kind displaced, and no provision made for the exercise of the powers and duties thus terminated. If Senate No. 142 is enacted into law, some such measure as Senate No. 143 would seem necessary, but it should be so drafted as to prevent a possible hiatus in public offices, with consequent public inconvenience and annoyance.

Respectfully,

GEORGE T. WERTS,

Governor.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 244, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled "A supplement to an act entitled 'An act to establish an excise department in cities of this state,' passed April eighth, one thousand eight hundred and eighty-four," which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two,' and which supplement was approved March seventeenth, one thousand eight hundred and ninety three,"

Assembly Bill No. 323, entitled "A supplement to an act entitled 'An act for the incorporation of presbyteries in the state of New Jersey of the presbyterian church of the United States of America,' approved March twenty-sixth, one thousand eight hundred and seventy-two,"

Assembly Bill No. 352, entitled "An act to amend an act entitled 'An act providing for the formation and government of towns,' approved April twenty-fourth, one thousand eight hundred and eighty-eight,"

Assembly Bill No. 357, entitled "A further supplement to an act entitled An act for the organization of the national guard of the state of New Jersey, approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Assembly Bill No. 446, entitled "An act to authorize cities of the third class in this state to establish and maintain electric light plants for the public lighting, and permitting such cities to lease any surplus power,"

And

Assembly Bill No. 489, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 244, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled "A supplement to an act entitled "An act to establish an excise department in cities of this state," passed April eighth, one thousand eight hundred and eighty four," which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two,' and which supplement was approved March seventeenth, one thousand eight hundred and ninety-three,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 823, entitled "A supplement to an act entitled 'An act for the incorporation of presbyteries in the state of New Jersey of the presbyterian church of the United States of America,' approved March twenty-sixth, one thousand eight hundred and seventy-two,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 352, entitled "An act to amend an act entitled 'An act providing for the formation and government of towns,' approved April twenty fourth, one thousand eight hundred and eighty-eight,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state

of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

And

Assembly Bill No. 489, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Militia.

Assembly Bill No. 446, entitled "An act to authorize cities of the third class in this state to establish and maintain electric light plants for the public lighting, and permitting such cities to lease any surplus power,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 447, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved April twenty-seventh, one thousand eight hundred and seventy-four,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 447, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved April twenty-seventh, one thousand eight hundred and seventy-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 2d, 1894.

Mr. Presiden!:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

te Bill No. 66, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act regulating proceedings in al cases," " approved March ninth, one thousand eight d and eighty-one,

te Bill No. 20, entitled "An act to amend an act entitled 'An acting the descent of real estates,' approved April sixteenth, one ad eight hundred and forty six,"

te Bill No. 119, entitled "A further supplement to an act en-An act providing for the formation and government of towns," ad April twenty-fourth, one thousand eight hundred and eighty-

out amendment.

resident :

following bills having passed both Houses, were this day deto the Committee on Passed Bills, with the following inents thereon:

ertify that this bill originated in the Senate.

# WILBUR A. MOTT,

Secre'ary of the Senate.

te Bill No. 20, entitled "An act to amend an act entitled 'An ecting the descent of real estates,' approved April sixteenth, one ad eight hundred and forty-six,"

te Bill No. 66, entitled "A supplement to an act entitled "A supplement to an act entitled "An act regulating proceedings in a cases," approved March ninth, one thousand eight hundred thty-one,"

te Bill No. 119, entitled "A further supplement to an act i'An act providing for the formation and government of towns,' ed April twenty-fourth, one thousand eight hundred and eighty-

bills were then reported by Mr. Smith, Chairman of the Comon Passed Bills, as having been received from the Secretary of nate, and this day delivered to the Governor for his approval. following message was received from the House of Assembly hands of its Clerk:

> STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 2d, 1894.

n directed by the House of Assembly to inform the Senate that ouse of Assembly has passed the following bill:

Senate Bill No. 108, entitled "An act to fix the fees of sheriffs of counties in which is or may be maintained a workhouse,"

With amendment.

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read.

The amendments made in the House of Assembly to said bill,

Were taken up and severally read three times and concurred in by the following vote:

In the affirmative were-

Messrs. Adrain, Dailey, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—15.

In the negative—None.

The bill was orpered to be re-engrossed with the amendments embodied therein.

Mr. Hoffman offered the following resolution, which was read:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate for further consideration,

Senate Bill No. 121, entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, anno domini one thousand eight hundred and seventy-eight,"

And adopted by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Winton the roll-call on

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,'" approved April ninth, one thousand eight hundred and sixty-seven,

Was resumed and decided as follows:

In the affirmative were—

Messrs. Adrain, Daly, Hinchliffe, Martin, McMickle, Miller, Packer, Perkins, Smith, Staates, Voorhees, Winton—12.

the negative were-

- s. Drake, Hoffman, Ketcham, Rogers (President), Skirm, Stokes, Thompson, Ward—8.
- e Secretary was directed by the President to carry said bill to louse of Assembly and inform that body that the Senate had the same and requests its concurrence therein.
- . Hoffman, Chairman of the Committee on Revision of the
- ate Bill No. 123, entitled "An act to repeal an act entitled 'A er supplement to an act entitled "An act concerning roads" [Re-], approved March twenty-seventh, one thousand eight hundred seventy-four,' which further supplement was approved March h, one thousand eight hundred and ninety-one,"

thout recommendation.

- . Ketcham, Chairman of the Committee on Miscellaneous Busireported
- nate Bill No. 214, entitled "An act concerning city hospitals," worably.
- e rules were suspended, and the Secretary was directed to carry House of Assembly all passed bills and resolutions, at once.
- petitute for Senate Bill No. 132, entitled "An act concerning the of tires of wagons and carts, and to impose a tax thereon," as taken up, and on motion of Mr. Perkins, laid over.
- . Thompson, Chairman of the Committee on Corporations, re-
- nate Bill No. 219, entitled "A supplement to an act entitled 'An oncerning corporations,' approved April seventh, one thousand hundred and seventy five,"

vorably.

- r. Thompson, Chairman of the Joint Committee on State Prison, ted
- nate Bill No. 223, entitled "A further supplement to an act en-'An act for the government and regulation of the state prison,' oved April twenty-first, one thousand eight hundred and seventy-

vorably.

- r. Ketcham, Chairman of the Committee on Miscellaneous Busi-reported .
- sembly Bill No. 323, entitled "A supplement to an act entitled act for the incorporation of presbyteries in the state of New Jerf the presbyterian church of the United States of America,' apped March twenty-sixth, one thousand eight hundred and seventy-

Without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

With Senate substitute correctly engrossed.

Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty nine,"

Favorably.

Assembly Bill No. 489, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixtynine,"

And

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' spproved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Without amendment.

Mr. Drake moved to reconsider the vote by which

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was ordered to have a third reading, which was agreed to.

Said bill was then amended, agreed to, ordered to be engrossed, and have a third reading.

On motion of Mr. Adrain the President declared the order on the above bill revoked, and said bill was placed on second reading.

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

rned to the Senate by the Governor with his objections thereto ken up, and,

n the question, "Shall this bill pass notwithstanding the objective Governor?" it was decided as follows:

he affirmative were—

Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

he negative—None.

Secretary was directed by the President to carry said bill to ouse of Assembly and inform that body that the Senate had the same, the Governor's objections thereto notwithstanding.

Hoffman, Chairman of the Committee on Revision of the reported

ate Bill No. 172, entitled "An act to repeal an act entitled 'An act regulating proceedings sinal cases" [Revision], approved March twenty-seventh, one nd eight hundred and seventy-four,' approved March seventy one thousand eight hundred and ninety-three,"

ate Bill No. 206, entitled "An act relative to the publication of

vs of this state in the newspapers,"

ate Bill No. 207, entitled "An act to repeal an act entitled 'An pecting the appointment of clerks of grand juries in certain es of this state,' approved March thirty-first, one thousand eight ed and eighty-two, and to terminate the term of office of all jury clerks appointed under said act,"

ate Bill No. 218, entitled "A supplement to an act entitled 'An ative to sales of land under a public statute or by virtue of any of proceedings' [Revision], approved March twenty-fifth, one

nd eight hundred and seventy-four,"

ate Bill No. 221, entitled "An act to repeal an act entitled 'An tax intestate estates, gifts, legacies and collateral inheritance in ca es,' approved March twenty third, one thousand eight hundred ninety-two, and also an act to revise and amend said act, amendatory act was approved March sixteenth, one thousand hundred and ninety-three,"

ate Bill No. 220, entitled "A further supplement to an act enti-An act relating to sales of land under a public statute or by virany judicial proceeding,' approved March twenty-seventh, one

and eight hundred and seventy four,"

nate Bill No. 229, entitled "A further supplement to an act enti-An act for the punishment of crimes' [Revision], approved a twenty-seventh, one thousand eight hundred and seventy four," worably, And

Senate Bill No 215, entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

With amendment,

Which amendment was read, agreed to, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 301, entitled "An act concerning the funds of firemen's relief associations of cities of the second class,"

Without amendment.

Senate Joint Resolution No. 4, entitled "Joint resolution relative to the better care and protection of the battlefield of Red Bank,"

Was taken up on second reading.

Mr. Voorhees offered as substitute the following concurrent resolution:

Concurrent resolution relative to the better care and protection of the battlefield of Red Bank:

WHEREAS, The government of the United States having secured title to about one hundred acres of land in the county of Gloucester, on which was fought the battle of Red Bank, October twenty second, one thousand seven hundred and seventy-seven, in which action four hundred American volunteers, under Lieutenant-Colonel Christopher Greene, defeated and routed two thousand regular Hessian troops, under Colonel Count Von Dunop, leaving a large number of their dead and wounded on the field, including their commander, who was buried on the farm; and whereas, the neglect and want of proper protection by the government has resulted in the rapid decay and dilapidation of the buildings, overgrowth of the entrenchments and destruction of the stone wall along the river front, whereby the abrasions of the tides and depredations of sand-diggers have undermined the foundations of old Fort Mercer and some of the graves of the soldiers buried after the battle, the growth of brambles and bushes has become so dense as to totally obscure the monument erected there in one thousand eight hundred and twenty-nine, thus giving to this historic field the appearance of total abandonment, presenting a strong contrast with the neat and well-kept surroundings of Fort Mifflin and League Island on the opposite side of the river; therefore,

Be it resolved by the Senate (the House of Assembly concurring), That the governor of the state be and he is hereby authorized and requested to notify the secretary of war or other government officials under whose care and jurisdiction it may belong, of the neglected and

dilapidated condition of the site of old Fort Mercer, the redoubts and entrenchments and surrounding premises of the battlefield of Red Bank, in Gloucester county, including the Whitall house, in which Colonel Count Von Dunop died, and farm buildings, and to request that they be placed in proper condition, and that a patrol guard be stationed there during the summer season to preserve order and protect and preserve the same,

Which was read and adopted by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President) Skirm, Smith, Staates, Stokes, Voorhees, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Joint Resolution No. 2, entitled "A joint resolution requesting the senators and representatives of this state in congress, to use their best efforts to prevent any legislation imposing a tax on mutual building and loan associations,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 214, entitled "An act concerning city hospitals,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,' approved March nineteenth, one thousand eight hundred and ninety-one,"

Was taken up on second reading, and on motion of Mr. Voorhees, laid over.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Concurrent resolution relative to the better care and protection of the battlefield of Red Bank.

WHEREAS, The government of the United States having secured title to about one hundred acres of land in the county of Gloucester, on which was fought the battle of Red Bank, October twenty second, one thousand seven hundred and seventy-seven, in which action four

hundred American volunteers, under lieutenant-colonel Christopher Greene, defeated and routed two thousand regular Hessian troops, under Colonel Count Von Dunop, leaving a large number of their dead and wounded on the field, including their commander, who was buried on the farm; and whereas, the neglect and want of proper protection by the government has resulted in the rapid decay and dilapidation of the buildings, overgrowth of the entrenchments and destruction of the stone wall along the river front, whereby the abrasions of the tides and depredations of sand-diggers have undermined the foundations of old Fort Mercer and some of the graves of the soldiers buried after the battle, the growth of brambles and bushes has become so dense as to totally obscure the monument erected there in one thousand eight hundred and twenty-nine, thus giving to this historic field the appearance of total abandonment, presenting a strong contrast with the neat and well-kept surroundings of Fort Mifflin and League Island on the opposite side of the river: therefore.

Be it resolved by the Senate (the House of Assembly concurring), That the governor of the state be and he is hereby authorized and requested to notify the secretary of war or other government officials under whose care and jurisdiction it may belong, of the neglected and dilapidated condition of the site of old Fort Mercer, the redoubts and entrenchments and surrounding premises of the battlefield of Red Bank, in Gloucester county, including the Whitall house in which Colonel Count Von Dunop died, and farm buildings, and to request that they be placed in proper condition, and that a patrol guard be stationed there during the summer season to preserve order and protect and preserve the same.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The above resolution having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this resolution originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Said resolution was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Senate Bill No. 123, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act concerning roads" [Revision], approved March twenty-four,' which further supplement

proved March twelfth, one thousand eight hundred and ninety-

staken up on second reading.

Voorhees moved to strike out the enacting clause of said bill. Miller moved to lay that motion on the table, which was to.

following message was received from the Governor by the of Mr. John S. McMaster, his private secretary:

irning to the Senate

Senate:

the Bill No. 127, entitled "An act to organize the board of freeholders in each of the counties of this state having within itorial limits a population of not less than seventy-five thousand cants or more than two hundred thousand inhabitants,"

h his objections thereto as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, May 2d, 1894.

turn herewith to the Senate, in which house it originated, Bill No. 127, entitled "An act to organize the board of chosen ders in each of the counties of this state having within its rial limits a population of not less than seventy-five thousand tants or more than two hundred thousand inhabitants, with my ons thereto.

bill returned provides that, commencing with the year 1895, ands of freeholders within certain counties shall be elected by boroughs and townships, instead of by Assembly districts, as sent. It also legislates out of office the present boards of frees and all their officials and appointees, on and after the second esday in May, 1894. To replace the freeholders thus removed, and of aldermen or common council in cities, the borough council oughs, and the township committees in townships, are authorized mpowered to choose from their respective wards, boroughs and hips, freeholders to serve until the second Wednesday in May,

re are serious constitutional objections to the proposed legislatic suggest themselves to every legal mind. I shall, however, t myself with the expression of my opinion that it is unconstital, understanding that measures will be promptly taken, in case passage, to have that question determined by the courts. There are objections to the bill which seem to me equally conclusive, slates out of office the existing boards of freeholders on the 9th May, instant. Their successors, to serve until the second esday in May, 1895, are to be chosen by the boards of alderment amon council in cities, borough councils in boroughs, and town-

ship committees in townships. No time is fixed within which they shall be appointed, nor is their appointment mandatory. The successors of such as may be appointed are to be elected at the municipal and township elections in 1895.

The bill then provides "that each and every of the boards of chosen freeholders elected and organized under the provisions of this act, shall be vested with all the powers and authority and rights and privileges and duties now vested in and imposed upon the present

board of chosen freeholders," &c.

No such provision is made with reference to the appointed board. which is to serve from May, 1894, until May, 1895. The existing board is legislated out and all its powers and duties vested in and transferred to the board to be elected in May, 1895. Meanwhile the appointed board is to be and remain in office, without any power or authority vested in it, and unable to perform any function, except possibly draw the individual salaries of one hundred and fifty dollars. In the interim, the counties will be without any county government, with all the disastrous consequences such as a condition of affairs may entail. Assuming the mode of appointment to be constitutional, it is nevertheless very objectionable. It is violative of the principles of home rule that should prevail in the choice of such officials. appointment in the manner provided is unprecedented and altogether unwarranted, except upon evident public necessity. There is no pretense that any such necessity exists, and if it did, it would justify a Aside from the desire and determination to effect a special election. change for merely partisan purposes, no reason is or can be advanced for the proposed legislation. In view of all which, it seems eminently proper that partisan zeal should be restrained until the present bodies can be superseded by officials elected by the people, at elections held at the regular time, as provided in the bill itself.

Respectfully,
GEORGE T. WERTS,
Governor.

On motion of Mr. Adrain, one hundred copies of the Governor's message were ordered printed for the use of the Senate.

On motion of Mr. Stokes, the Senate then adjourned.

#### AFTERNOON SESSION.

clock the Senate met.

the direction of the President, the Secretary called the when the following Senators appeared and answered the call:

Adrain, Daly, Drake Hinchliffe, Hoffman, Ketcham, Mo-Mickle, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

taates moved that the concurrent resolution received from the f Assembly relative to examining into the grievances, &c., and of upon the part of the company controlling the bridge Delaware river, between the borough of Phillipsburg, Warnty, and the city of Easton, Pa., be taken from the table, otion was agreed to.

taates offered the following amendment:

se out the word 'two' in the third line of the resolution, and e the word 'three,'" which was read and agreed to as follows:

Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton —19.

negative-None.

ollowing communication was read and invitation accepted:

Ionorable the President and Members of the Senate:

e is hereby given that on Thursday, May 3d, 1894, at 3 P. M., the flag on the staff of the State Honse, provided for law recently enacted, will be unfurled with appropriate exerall members and officers of this House are cordially invited to ate.

JOHN T. BURTON,

Chairman Com. on Arrangements.

tokes, Chairman of the Committee on Education, reported ably Bill No. 447, entitled "A supplement to an act entitled to establish a system of public instruction' [Revision], ap-April twenty-seventh, one thousand eight hundred and seventy-

out amendment.

2d, 1894.

Ioffman asked permission to be recorded in the affirmative,

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Be taken up on third reading and final passage, which was granted.

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Was taken up on third reading.

Mr. Daly moved that the rules be suspended and the vote by which said bill was passed to a third reading be reconsidered, which was agred to.

Ou motion of Mr. Daly said bill was then recommitted.

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Senate Bill No. 219, entitled "A supplement to an act entitled 'An act concerning corporations,' approved April seventh, one thousand eight hundred and seventy-five,"

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,

And

Senate Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' approved March seventeenth, one thousand eight hundred and ninety-three,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 206, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Was taken up on second reading, and on motion of Mr. Hinchliffe laid over.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 213, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Senate Bill No. 52, entitled "An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Senate Bill No. 128, entitled "A further supplement to an act entitled 'An act to provide for the incorporation of street railway com-

panies, and to regulate the same," approved April sixth, one thousand eight hundred and eighty-six,

And

Senate Bill No. 108, entitled "An act to fix the fees of sheriff's of counties in which is or may be maintained a workhouse,"

Correctly engrossed.

Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special oyster rights or privileges in Delaware bay,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton-12.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm, on leave, introduced

Senate Bill No. 132, entitled "An act concerning the width of tires on wagons and carts, and to impose a tax thereon,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported

Senate Bill No. 20, entitled "An act to amend an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty-six,"

Senate Bill No. 66, entitled "A supplement to an act entitled 'A further supplement to an act entitled "Au act regulating proceedings in criminal cases," approved March ninth, one thousand eight hundred and eighty one,"

And

Senate Bill No. 119, entitled "A further supplement to an act entitled 'An act providing for the formation and government of towns,' approved April twenty-fourth, one thousand eight hundred and eighty-eight,"

This day delivered to the Governor.

On motion of Mr. Voorhees,

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Was re committed.

On motion of Mr. Stokes, the Senate then adjourned.

THURSDAY, May 3d, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. D. W. C. McIntyre, of Penn's Grove.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Journal of May 2d was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Governor be requested to return to the House of Assembly, for further consideration,

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward—12.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 2d, 1894

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Governor be requested to return to the House of Assembly for correction

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

In the negative were-None.

Mr. Voorhees offered the following resolution:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate for further consideration

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

Which was read and adopted by the following vote:

In the affirmative were-

Messrs. Adrain, Hoffman. Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward—12.

In the negative-None.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Assembly Bill No. 317, entitled "An act supplementary to the act entitled "An act concerning corporations'" [Revision], approved April seventh, one thousand eight hundred and seventy-five,

And

Assembly Bill No. 348, entitled "An act in relation to the examination of and licensing stationary engineers for the better protection of life and property,"

Without amendment.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 221, entitled "An act concerning street improvements in cities,"

With amendment,

Said amendment was read and agreed to.

Mr Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 232, entitled "An act concerning the enforcement of the health code and ordinances and regulations of the local boards of health in cities of this state,

Favorably.

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

With amendment,

Which was read and agreed to, and ordered to be engrossed and have a second reading.

Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninetythree,"

Favorably.

The rules were suspended, and the vote by which

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Passed to a third reading, was reconsidered,

Mr. Ketcham offered amendments to said bill which were read and agreed to.

The bill was ordered to be re-engrossed with the amendments embodied therein and to have a third reading.

Senate Bill No. 206, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Was taken up on second reading.

Mr Hinchliffe offered a substitute for said bill as an amendment, which was read and agreed to, and the bill as amended ordered to have a second reading.

The usual number of copies were ordered printed of said substitute.

On motion of Mr. Miller, the motion to strike out the enacting clause of

Senate Bill No. 123, entitled "An an act to repeal an act entitled 'A further supplement to an act entitled "An act concerning roads" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March twelfth, one thousand eight hundred and ninety-one,"

Was taken from the table.

Mr. Miller moved that said bill be recommitted to the Committee on Revision of the Laws, which was agreed to.

Senate Bill No. 218 entitled "A supplement to an act entitled 'An act relative to the sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-fifth, one thousand eight hundred and seventy-four,"

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight bundred and seventy-four,"

And

Senate Bill No. 229, entitled "A further supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 3d, 1894.

Mr. President:

I am directed by the House of Assembly to return to the Senate in accordance with its request,

Assembly Bill No. 403, entitled "An act to provide for sewerage and drainage, or both, in townships."

## J. HERBERT POTTS,

Clerk of the House of Assembly.

On motion of Mr. Voorhees, the rules were suspended, and the vote by which

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

Passed, was re-considered by the following vote:

In the affirmative were—

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative-None.

Said bill having been read a second time, considered by sections, agreed to, was ordered to be engrossed, and to have a third reading.

Senate Bill No. 231, entitled "An act concerning street improvements in cities,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," "approved April fourteenth, one thousand eight hundred and forty-six, which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hoffman, Ketcham, Miller, Packer, Skirm, Smith, Stokes, Ward, Winton-12.

In the negative were-

Messrs. Hinchliffe, Rogers (President), Voorhees-3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 5th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 142, entitled "An act to repeal an act entitled 'An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board,' which act was approved March twenty-third, one thousand eight hundred and ninety-two,"

The governor's objections to the contrary notwithstanding.

J. HERBERT POTTS, Clerk of the House of Assembly. Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 48, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

With amendments.

Which was read and agreed to.

Mr. Adrain moved that amendments to said bill be printed, which was agreed to.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 68, entitled "An act relating to cities of the third class,"

Senate Bill No. 69, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five,' which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two,"

Senate Bill No. 132, entitled "An act concerning the width of tires on wagons and carts and to impose a tax thereon,"

Senate Bill No. 154, entitled "An act entitled 'An act to suppress lottery gambling within this state,"

Senate Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' approved March seventeenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 205, entitled "An act to establish boards of county park commissioners and to define their powers and duties,"

Senate Bill No. 212, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Senate Bill No. 214, entitled "An act concerning city hospitals,"

Senate Bill No. 215, entitled "A supplement to an act entitled 'Au act for the punishment of crimes,' approved March twenty seventh, one thousand, eight hundred and seventy-four,"

Senate Bill No. 219, entitled "A supplement to an act entitled 'An act concerning corporations,' approved April seventh, one thousand eight hundred seventy-five,"

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,"

And

Senate Bil! No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Correctly engrossed.

The rules were suspended, and

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and said bill was ordered taken to the House of Assembly at once.

Mr. Voorhees, on leave, introduced

Senate Bill No. 233, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

On motion of Mr. Stokes, the Senate then adjourned.

#### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward, Winton—15.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed, after corrected error in engrossment had been made,

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven."

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 5th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 520, entitled "An act to allow receivers, assignees, guardians, committees, trustees, executors and administrators to include in the lawful expense of executing their trusts such reasonable sum paid a company authorized under the laws of this state so to do for becoming their surety as may be by the court allowed, not exceeding one per centum per annum on the amount of such bonds,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 520, entitled "An act to allow receivers, assignees, guardians, committees, trustees, executors and administrators to include in the lawful expense of executing their trusts such reasonable sum paid a company authorized under the laws of this state so to do for becoming their surety as may be by the court allowed, not exceeding one per centum per annum on the amount of such bonds,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Staates, Stokes, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and said bill was ordered to be taken to the House of Assembly at once.

Mr. Stokes, on leave, introduced

Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections,' approved the sixteenth day of April, one thousand eight hundred and forty-six,"

hich was read for the first time by its title, ordered to have a d reading, and referred to the Committee on Elections.

nate Bill No. 194, entitled "An act to repeal an act entitled 'An oncerning licenses in boroughs of the second class,' approved the ninth, one thousand eight hundred and ninety-one,"

as taken up on third reading, and on motion of Mr. Stokes was over.

nate Bill No. 183, entitled "An act to authorize the boards of en freeholders of the respective counties of this state to make apriations for the payment of rent of armories and drill-rooms," as taken up and read a third time.

pon the question, "Shall this Engrossed bill pass?" it was de-

the affirmative were—

Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Ward, Winton—16.

the negative was—

r. Voorhees-1.

he Secretary was directed by the President to carry said bill to House of Assembly and inform that body that the Senate had ed the same, and requests its concurrence therein.

he rules were suspended, and the Secretary was directed to carry bill to the House of Assembly at once.

enate Bill No. 196, entitled "A further supplement to an act enti'An act concerning the settlement and collection of arrearages of
aid taxes and assessments and water rates or water rents in cities
his state, and imposing and levying a tax, assessment and lien in
and instead of such arrearages, and to enforce the payment thereand to provide for the sale of lands subject to future taxation and
sement,' passed March thirtieth, one thousand eight hundred and
ty-six,"

Vas taken up and read a third time.

on the question, "Shall this Engrossed bill pass?" it was decided bllows:

n the affirmative were—

srs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Thompson, Ward, Winton—13.

n the negative—None.

The Secretary was directed by the President to carry said bill to House of Assembly and inform that body that the Senate had sed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 244, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled "A supplement to an act entitled "An act to establish an excise department in cities of this state," passed April eighth, one thousand eight hundred and eighty-four," which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two,' and which supplement was approved March seventeenth, one thousand eight hundred and ninety-three,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 170, entitled "An act to compel the erection of fire-escapes and to prevent their incumbrance in cities of the first class."

Without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 231, entitled "An act concerning street improvements in cities,"

And

Senate Joint Resolution No 6, entitled "Joint resolution to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state,"

Correctly engrossed,

A nd

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

And

Assembly Bill No. 403, entitled "An act to provide for sewerage or drainage, or both, in townships,"

With Senate amendments correctly engrossed.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

lived (the House of Assembly concurring), That 1,500 copies of ate Treasurer's report submitted by the Joint Committee on rer's Account, be printed for use of the members.

J. HERBERT POTTS,

Clerk of the House of Assembly.

te Bill No. 104, entitled "An act relating to the unsealing and ng of bids for public work or supplies by managers of state tions, and by governing bodies of counties or cities of this state, oviding penalties for neglect of same,"

taken up and read a third time.

n the question, "Shall this Engrossed bill pass?" it was las follows:

he affirmative were—

. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Rogers (President), Skirm, Smith, Thompson, Ward—13.

he negative-None.

Secretary was directed by the President to carry said bill to ouse of Assembly and inform that body that the Senate had the same, and requeste its concurrence therein.

rules were suspended, and the Secretary was directed to carry l to the House of Assembly at once.

Ketcham asked unanimous consent to withdraw from the files Senate.

te Bill No. 70, entitled "A further supplement to an act entinate concerning taxes,' approved April fourteenth, one thought hundred and forty-six,"

te Bill No. 71, entitled "An act relating to assessors in cities, townships, villages and boroughs in counties of the first class," ch was granted.

te Bill No. 205, entitled "An act to establish boards of county ommissioners and to define their powers and duties,"

taken up and read a third time.

n the question "Shall this Engrossed bill pass?" it was decided ows:

be affirmative were-

Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17. he negative—None.

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The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 520, entitled "An act to allow receivers, assignees, guardians, committees, trustees, executors and administrators, to include in the lawful expense of executing their trusts such reasonable sum paid a company authorized under the laws of this state so to do for becoming their surety as may be by the court allowed, not exceeding one per centum per annum on the amount of such bonds,"

Without amendment.

The rules were suspended, and

Senate Bill No. 231, entitled "An act concerning street improvements in cities,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, McMickle. Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Assembly Bill No. 255, entitled "A supplement to an act entitled 'An act enlarging and extending the powers of incorporated towns in this state governed by boards of commissioners and of certain officers thereof,' approved April sixteenth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Voorhees offered the following resolution:

Resolved (the House of Assembly concurring), That the Assembly return to the Senate for further consideration

ably Bill No. 208, entitled "An act to empower the town and committees in counties of the third class to enter into a conpublic lighting for a term of years,"

h was adopted by the following vote:

affirmative were-

Adrain, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—16.

e negative-None.

Secretary was directed by the President to carry said resolution louse of Assembly, and inform that body that the Senate has se same, and requests its concurrence therein.

e Bill No. 125, entitled "A supplement to an act entitled 'An erning judgments' [Revision], approved March twenty-seventh, usand eight hundred and seventy-four,"

taken up and read a third time.

the question, "Shall this Engrossed bill pass?" it was defollows:

e affirmative were—

Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Winton—15.

e negative-None.

Secretary was directed by the President to carry said bill to use of Assembly and inform that body that the Senate had he same, and requests its concurrence therein.

rules were suspended, and the Secretary was directed to carry olution to the House of Assembly at once

rules were suspended, and

nbly Bill No. 255, entitled "A supplement to an act entitled enlarging and extending the powers of incorporated towns in the governed by boards of commissioners and of certain officers approved April sixteenth, one thousand eight hundred and one,"

taken up and read a third time.

n the question, "Shall this Assembly bill pass?" it was decided ws:

e affirmative were—

Adraiu, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Skirm, Smith, Staates, Stokes, Thompson, Ward—15.

e negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Senate Bill No. 182, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Hinchliffe, Hoffman, Ketcham, McMickle, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Ward, Winton—13.

In the negative were-

Messrs. Daly, Packer, Voorhees-3

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry all bills passed to the House of Assembly at once.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 3d, 1894.

resident :

directed by the House of Assembly to inform the Senate that use of Assembly has passed the concurrent resolution referring bridge between Phillipsburg and Easton, as amended in the and that Messrs. Storrs, Reading and Wilson have been apple a committee under said resolution.

J. HERBERT POTTS,

Clerk of the House of Assembly.

ch was read, and

President appointed as members of the committee, under the ion, upon the part of the Senate, Messrs. Thompson, Ketcham sates.

rules were suspended, and the vote by which

embly Bill No. 247, entitled "An act to repeal an act entitled to provide for the appointment of clerks of the police justices s of the first class and defining their duties,' approved April one thousand eight hundred and ninety-one,"

passed, was reconsidered by the following vote:

he **affirma**tive were—

Daly, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Voorhees—11. he negative—None.

Voorhees offered an amendment to said bill, which was read reed to.

motion of Mr. Voorhees,

resident :

ate Bill No. 207, entitled "An act to repeal an act entitled 'An appecting the appointment of clerks of grand juries in certain so of this state,' approved March thirty-first, one thousand eight ed and eighty-two, and to terminate the term of office of all jury clerks appointed under said act,"

s recommitted to the Committee on Revision of Laws.

following message was received from the House of Assembly hands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,
May 3d, 1894.

n directed by the House of Assembly to inform the Senate that ouse of Assembly has passed, the Governor's objection thereto histanding,

Assembly Bill No. 77, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder."

Assembly Bill No. 78, entitled "An Act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder,"

And

Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eightynine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder."

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and the Governor's objections thereto as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 2d, 1894.

To the House of Assembly:

I return herewith to the House of Assembly, in which body it originated, Assembly Bill No. 77, entitled "An act to repeal an act entitled 'An act in relation to the state house and adjacent public grounds,' approved February eighth, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder," with my objections thereto.

I regard the proposed law as uncalled for and unwise. My reasons therefor will be found fully stated in a veto message of Assembly Bill No. 79, this day delivered to your honorable body, and to which I beg

leave respectfully to refer.

Respectfully,
GEORGE T. WERTS,
Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
To the House of Assembly: Trenton, May 2d, 1994.

I herewith return to your honorable body, wherein it originated, Assembly Bill No. 79, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighth, one thousand eight hundred and eighty-nine,

and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officials appointed thereunder, with

my objections thereto.

I regard the law sought to be repealed and the kindred laws approved February 18th, 1892, and February 21st, 1893, also sought to be repealed, as wise and salutary legislation. Its beneficial effects are apparent in the improved condition and appearance of the State House and grounds and in the more efficient discharge of the many duties devolved upon the Superintendent, but formerly intrusted to a number of employes. I have heard no reason urged for the repeal of the laws referred to, except that the Superintendent, for the time being, does not belong to the political party now dominant in the legislative department of the government. Removals for political reasons alone have come to be regarded with disfavor. No allegation of unfitness or inefficiency is made against the present incumbent. On the contrary, his exceptional qualifications are conceded.

The bill makes no provision for the discharge of the duties now performed by the Superintendent by any other person. That objection, however, is sought to be overcome by another pending bill—Senate Bill No 164, entitled "An act relative to the state house and adjacent public grounds." That bill makes no change in the system; it simply provides two Superintendents instead of one, to be appointed by the Comptroller and Treasurer instead of by the Executive, with the advice and consent of the Senate. The responsibility of appointment is thus divided, as is the responsibility in the administration of the office. The cost and expense to the State are also materially increased. In any aspect, the proposed legislation is unwise and inexcusable, unless repeal of beneficial laws and the removal of competent officials for purely partisan ends be acts of wisdom and propriety.

Respectfully,

GEORGE T. WERTS,

Governor.

To the House of Assembly:

I herewith return to your honorable body, wherein it originated, Assembly Bill No. 78, entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February twenty-first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder," with my objections thereto.

I cannot approve of the proposed legislation, because it is not, in my opinion, demanded by any consideration of public welfare. The objections stated in my veto message disapproving Assembly Bill No. 79, this day transmitted to your honorable body, apply equally to Assembly Bill No. 78. To avoid repetition, I beg leave to refer your honorable body to the veto of Assembly Bill No. 79, the objec-

tions therein appearing to be considered as though fully incorporated herein.

Respectfully,

GEORGE T. WERTS,

Dated May 2d, 1894.

Governor.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 3d, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 205, entitled "An act to authorize townships and other municipal bodies in counties of the third class in this state to vote moneys toward the support of hospitals situated in said counties,"

And

Mr. President:

Assembly Bill No. 383, entitled "An act concerning the sale of lands and real estate in fee when the same have been purchased by the mayor and council of boroughs incorporated under the act entitled 'An act for the formation of borough governments,' approved April fifth, one chousand eight hundred and seventy-eight, for taxes or assessments,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 205, entitled "An act to authorize townships and other municipal bodies in counties of the third class in this state to vote moneys toward the support of hospitals situated in said counties,"

And

Assembly Bill No. 383, entitled "An act concerning the sale of lands and real estate in fee where the same have been purchased by the mayor and council of boroughs incorporated under the act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight, for taxes or assessments,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

The rules were suspended, and on motion of Mr. Stokes

nate Bill No. 179, entitled "An act to repeal an act entitled 'An encerning licenses to keep inns and taverns, and to sell ale, strong lager beer, porter, wine and other malt liquors in the boroughs is state,'" approved February eighth, one thousand eight hunand ninety-two,

as amended and agreed to.

ne bill was ordered to be re-engrossed with the amendments em-

ne rules were suspended, and on motion of Mr. Stokes

nate Bill No. 91, entitled "An act concerning the granting of ses for inns and taverns in the boroughs throughout this state," as amended and agreed to.

ne bill was ordered to be re-engrossed with the amendments em-

r. Smith, Chairman of the Committee on Passed Bills, reported nate Bill No. 145, entitled "A further supplement to the act enti'An act to provide a digest of the law and chancery reports of the of New Jersey,' approved April ninth, one thousand eight hunand sixty-seven,"

nis day delivered to the Governor.

sembly Bill No. 520, entitled "An act to allow receivers, assignees, dians, committees, trustees, executors and administrators to include e lawful expense of executing their trusts such reasonable sum a company authorized under the laws of this state so to do for ning their surety as may be by the court allowed, not exceeding per centum per annum on the amount of such bonds,"

as taken up, read a second time, considered by sections, agreed to, red to have a third reading, and,

nder a suspension of the rules, said bill was taken up and read a time.

pon the question, "Shall this Assembly bill pass?" it was delas follows:

the affirmative were-

rs. Daly, Drake, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Stokes, Voorhees—11.

the negative—None.

ne Secretary was directed by the President to carry said bill e House of Assembly and inform that body that the Senate had do the same without amendment.

ne rules were suspended and the Secretary was directed to carry bill to the House of Assembly at once.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 3d, 1894.

Mr President;

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), That the Assembly be requested to return to the Senate for further consideration

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

And herewith returns said bill.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 3d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 505, entitled "An act to repeal section one of an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,'" approved April twenty-fourth, one thousand eight hundred and ninety four,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 505, entitled "An act to repeal section one of an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," approved April twenty-fourth, one thousand eight hundred and ninety-four,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

The rules were suspended and the vote by which

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

s passed, was reconsidered by the following vote:

he affirmative were—

Daly, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Voorhees—11.

he negative—None.

An act to regulate elections," approved April eighteenth, one nd eight hundred and seventy-six,

taken up, read a second time, considered by sections, agreed to,

d to be engrossed, and to have a third reading.

Stokes moved that when the Senate adjourn, it be to meet on morning at 10 o'clock, and that when it then adjourn, it be to n Monday evening at 8 o'clock,

ich was agreed to.

motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, May 4th, 1894.

he absence of the President, Mr. Skirm took the chair as Presiro tempore.

er the direction of the President pro temp re, the Secretary the Senate, when the following Senator appeared and answered 1.

Skirm.

there was no quorum present, the Senate then adjourned.

MONDAY, May 7th, 1894.

3 o'clock the Senate met.

session was opened by prayer by the Rev. F. C. Colby, Atlantic ands.

ler the direction of the President, the Secretary called the when the following Senators appeared and answered the call:

Adrain, Bradley, Drake, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Winton—13. Journal of May 3d and 4th was read and approved.

Mr. Ketcham presented the following petition:

NewARK, N. J., May 7th, 1894.

To the Senate of New Jersey:

GENTLEMEN—At the recent election held in this State thousands of Democrats renounced party fealty, and by their votes gave the Republicans a majority in both branches of the Legislature. The public welfare was held primary to party feeling and private interest, and all parties united for a specific purpose. Above and beyond all ether considerations which entered into the contest in this city of 200,000 inhabitants was the necessity of getting rid of the infamously partisan Board of Public Works. This sentiment prevailed among all classes and conditions of voters, and to accomplish this end the Essex County Democracy espoused the Republican cause. The conspiracy which blocked legislation at the opening of the session prevented the passage of an act which would give the people an opportunity to elect their representatives to the Board of Works at the spring election. That was one purpose of the conspirators. You have now before you a bill which will accomplish the purpose, and which has been vetoed by the Governor. In the name of the Essex County Democracy we ask you to pass that bill, the Governor to the contrary notwithstanding. The fact that such action does violence for the time being to opinions expressed in the Republican platform should have no weight at this Desperate diseases require desperate remedies. This is no common crisis for this community. We demand that you relieve us at once of this body, which is in nowise representative and has justly incurred the scorn and condemnation of our citizens.

Signed, ESSEX COUNTY DEMOCRACY.

TYLER PARMLY,

President.

Jos. H. WEHRLE,

Secretary.

Mr. Bradley presented a petition from Shrewsbury Monthly Meeting of the Religious Society of Friends, relative to the abolition of the death penalty, which was read and referred to the Committee on Revision of Laws.

The same Senator presented a petition from the New Jersey Federation of Trades and Labor Unions, relative to passage of certain bills, which was read and referred to the Committee on Labor and Industries.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 475, entitled "A supplement to an act entitled 'An act to create from the township of South Amboy, in the county

llesex, a new township, to be called the township of Madison, and March second, one thousand eight hundred and sixty-nine," out amendment.

nvitation was read, inviting the Senate to attend the celebration passage of the New Jersey Forestry Bill, to be held in River-J., May 12th, at 3 o'clock P. M.

Skirm, Chairman of the Committee on Municipal Corporations,

e Bill No. 225, entitled "An act fixing the terms of members coard of excise and prescribing the method of their appointment noval in certain cities of the second class,"

e Bill No. 226, entitled "An act fixing the term and prescribmethod of appointment of city clerks in cities of the second

rably,

Winton, on leave, introduced

te Bill No. 235, entitled "A supplement to an act entitled to for the formation and government of boroughs," approved econd, one thousand eight hundred and ninety-one,"

th was read for the first time by its title, ordered to have d reading, and referred to the Committee on Boroughs and h Commissions.

Stokes, on leave, introduced

ne Bill No. 236, entitled "An act to authorize the 'Pennsylva-New Jersey railroad company' of the state of New Jersey to its railroad with the railroad of the 'Pennsylvania and New railroad company' of the state of Pennsylvania,"

ch was read for the first time by its title, ordered to have a reading, and referred to the Committee on Railroads and

Adrain, on leave, introduced

te Bill No. 237, entitled "An act relative to bonds, undertak recognizances, guarantees and other obligations required or ed to be made, given, tendered or filed with the surety or sured to the acceptance as surety or guarantor thereupon of ies qualified to act as such,"

e Bill No. 238, entitled "A further supplement to the act en-An act to provide for the regulation and incorporation of ex companies' [Revision], approved April ninth, one thousand andred and seventy-five," Senate Bill No. 239, entitled "A supplement to an act entitled 'An act respecting the orphans' court, and relating to the powers and duties of the ordinary, and the orphans' court and surrogates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which were severally read for the first time by their titles, ordered to have a second reading and referred to the Committee on Judiciary.

Mr. Voorhees, for the President, on leave, introduced

Senate Bill No 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty third, one thousand eight hundred and ninety-two, and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Bradley, on leave, introduced

Senate Bill No. 241, entitled "Supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors,'" passed March twentieth, one thousand eight hundred and eighty-nine,

And

Senate Bill No. 242, entitled "Proposed amendment to article four of the constitution of the state of New Jersey,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 210, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to provide for sewerage and drainage in incorporated townships in which there is a public water-supply," approved April fourteenth, one thousand eight hundred and ninety," " which supplement was approved March twenty-fifth, one thousand eight hundred and ninety one,

 $\mathbf{A}$  nd

Senate Bill No. 222, entitled "An act to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly,"

Favorably.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate substitute for

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

As an amendment, which was read and agreed to, and said bill as amended ordered to have a second reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 7th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Senate be requested to return to the Assembly for further consideration

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerant venders and to regulate all such sales,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—18.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has concurred in the same.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 7th, 1894.

Mr. President:

l am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Assembly Joint Resolution No. 2, entitled "Joint resolution relating to the passage of a law by congress making the city of Bayonne a port of entry,"

Assembly Bill No. 2, entitled "An act for the better security of life in erecting and repairing telegraph and electric light wires,"

Assembly Bill No. 99, entitled "A further supplement to an act 'An act to provide for the drainage of lands,' approved March eighth, one thousand eight hundred and seventy-one,"

Assembly Bill No. 121, entitled "An act to amend an act entitled 'An act to revise and amend "An act to tax intestates' estates, gifts, legacies and collateral inheritances in certain cases," " approved March twenty-third, one thousand eight hundred and ninety-two, which act to revise and amend was approved March sixteenth, one thousand eight hundred and ninety-three,

Assembly Bill No. 138, entitled "An act to repeal an act entitled 'A supplement to "An act in relation to the improvement and maintenance of certain roads," "approved March third, one thousand eight hundred and eighty-two, approved April sixteenth, one thousand eight hundred and ninety-one,

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,

Assembly Bill No. 182, entitled "A further supplement to an act entitled 'An act to regulate fences,'" passed January twenty-third, one thousand seven hundred and ninety-nine,

Assembly Bill No 242, entitled "An act to repeal an act entitled 'An act in relation to warrants drawn to meet disbursements and expenditures made by boards in cities of the first class in this state in certain cases, and giving the common council or other governing body power in relation thereto," approved January thirty-first, one thousand eight hundred and ninety-three,

Assembly Bill No. 295, entitled "An act in relation to the payment of moneys by certain townships in this state appropriated for the support of public schools,"

Assembly Bill No. 299, entitled "An act relating to the improvement of sidewalks in boroughs,"

Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,'" approved February twenty-third, one thousand eight hundred and ninety one,

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

Assembly Bill No. 374, entitled "An act authorizing township committees in this state to provide by ordinance for the appointment of a building inspector, and to define his duties and powers,"

Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases,"

Assembly Bill No. 431, entitled "An act to provide for the examination and licensing of plumbers, and the examination and appointment of plumbing inspectors,"

Assembly Bill No. 468, entitled "An act requiring, in counties wherein penitentiaries are located, the confinement of persons sentenced to over six and not exceeding eighteen months, in penitentiaries instead of state prison,"

Assembly Bill No. 470, entitled "An act in relation to boards of assessment and revision of taxes in cities in this state,"

Assembly Bill No. 472, entitled "An act to re-organize boards of bealth in cities of the first class of this state,"

Assembly Bill No. 480, entitled "A supplement to an act entitled 'An act to limit the age and employment hours of labor of children, minors and women, and to appoint an inspector for the enforcement of the same,' approved March fifth, one thousand eight hundred and eighty-three,"

Assembly Bill No. 498, entitled "A supplement to an act entitled 'An act to provide for the establishment of a commission of public instruction in cities of the second class in this state whose population now exceeds, or may hereafter exceed, fifty thousand,' passe.! March tenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 511, entitled "A supplement to 'An act incorporating the inhabitants of townships, designating their powers and regulating their meetings,' approved April fourteenth, one thousand eight hundred and forty-six,"

And

Assembly Bill No. 523, entitled "An act in relation to savings banks,"

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS.

Clerk of the House of Assembly.

Assembly Joint Resolution No. 2, entitled "Joint resolution relating to the passage of a law by congress making the city of Bayonne a port of entry,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Commerce and Navigation.

Assembly Bill No. 2, entitled "An act for the better security of life in erecting and repairing telegraph and electric light wires,"

#### And

Assembly Bill No 431, entitled "An act to provide for the examination and licensing of plumbers, and the examination and appointment of plumbing inspectors,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 99, entitled "A further supplement to an act entitled 'An act to provide for the drainage of lands,' approved March eighth, one thousand eight hundred and seventy-one,"

Assembly Bill No. 138, entitled "An act to repeal an act entitled 'A supplement to "An act in relation to the improvement and maintenance of certain roads," approved March third, one thousand eight hundred and eighty-two,' approved April sixteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 182, entitled "A further supplement to an act entitled 'An act to regulate fences,' passed January twenty-third, one thousand seven hundred and ninety-nine,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Agriculture.

Assembly Bill No. 121, entitled "An act to amend an act entitled 'An act to revise and amend "An act to tax intestates' estates, gifts, legacies and collateral inheritances in certain cases," approved March twenty-third, one thousand eight hundred and ninety-two,' which act to revise and amend was approved March sixteenth, one thousand eight hundred and ninety-three,"

#### And

Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

#### A nd

Assembly Bill No. 498, entitled "A supplement to an act entitled An act to provide for the establishment of a commission of public

instruction in cities of the second class in this state whose population now exceeds, or may hereafter exceed, fifty thousand,' passed March tenth, one thousand eight hundred and ninety-two,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 242, entitled "An act to repeal an act entitled 'An act in relation to warrants drawn to meet the disbursements and expend tures made by boards in cities of the first class in this state in certain cases, and giving the common council or other governing body power in relation thereto,' approved January thirty-first, one thousand eight hundred and ninety-three,"

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

Assembly Bill No. 470, entitled "An act in relation to boards of assessment and revision of taxes in cities in this state,"

And

Assembly Bill No. 472, entitled "An act to re-organize boards of health in cities of the first class of this state,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 468, entitled "An act requiring, in counties wherein penetentiaries are located, the confinement of persons sentenced to over six and not exceeding eighteen months, in penitentiaries instead of state prison,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on State Prison.

Assembly Bill No. 480, entitled "A supplement to an act entitled 'An act to limit the age and employment-hours of labor of children, minors and women, and to appoint an inspector for the enforcement of the same," approved March fifth, one thousand eight hundred and eighty-three,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Labor and Industries.

Assembly Bill No. 523, entitled "An act in relation to savings banks,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Banks and Insurance.

Assembly Bill No. 295, entitled "An act in relation to the payment of moneys by certain townships in this state appropriated for the support of public schools,"

Assembly Bill No. 299, entitled "An act relating to the improvement of sidewalks in boroughs,"

Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,'" approved February twenty-third, one thousand eight hundred and ninety-one,

Assembly Bill No. 374, entitled "An act authorizing township committees in this state to provide by ordinance for the appointment of a building inspector, and to define his duties and powers,"

And

Assembly Bill No. 511, entitled "A supplement to 'An act incorporating the inhabitants of townships, designating their powers and regulating their meetings,'" approved April fourteenth, one thousand eight hundred and forty-six,

Were read for the first time by their titles, ordered to have a second reading and referred to the Committee on Boroughs and Borough Commissions.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 7th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Substitute for Senate No. 12, entitled "An act to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively,"

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety two,"

Senate Bill No. 101, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

Senate Bill No. 105, entitled "An act concerning licenses in cities of this state,"

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, exesutor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupon."

Senate Bill No. 173, entitled, "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," "approved April fourteenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-third, one thousand eight hundred and ninety-two,

Senate Bill No. 174, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety-one,' which said supplement was approved March seventh, one thousand eight hundred and ninety-two,"

Senate Bill No. 175, entitled "An act to repeal an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,'" approved April fourteenth, one thousand eight hundred and ninety-one,

Senate Bill No. 176, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one,' which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Senate Bill No. 184, entitled "An act to incorporate colleges of pharmacy,"

Senate Bill No. 196, entitled "A further supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six,"

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Senate Bill No. 205, entitled "An act to establish boards of county park commissioners and to define their powers and duties,"

And

Senate Bill No. 231, entitled "An act concerning street improvements in cities."

## J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

" I certify that these bills originated in the Senate.

## WILBUR A. MOTT,

Secretary of the Senate."

Substitute for Senate No. 12, entitled "An act to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively,"

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen, and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two,"

Senate Bill No. 101, entitled "A further supplement to an act entitled 'An act for the formation and government of villages,' approved February twenty third, one thousand eight hundred and ninety-one,"

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

Senate Bill No. 105, entitled "An act concerning licences in the cities of this state,"

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupon."

Senate Bill No. 173, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-third, one thousand eight hundred and ninety two,"

Senate Bill No. 174, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," "approved April fourteenth, one thousand eight hundred and ninety-one, which said supplement was approved March seventh, one thousand eight hundred and ninety-two,

Senate Bill No. 175, entitled "An act to repeal an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Senate Bill No. 176, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," a proved April fourteenth, one thousand eight hundred and ninety-one,' which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Senate Bill No. 184, entitled "An act to incorporate colleges of pharmacy,"

Senate Bill No. 196, entitled "A further supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six,

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Senate Bill No. 205, entitled "An act to establish boards of county park commissioners and to define their powers and duties,"

Senate Bill No. 231, entitled "An act concerning street improvements in cities,"

And

Were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secre-

tary of the Senate, and this day delivered to the Governor for his approval.

Mr. Skirm offered the following resolution:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate for further consideration

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse rail-road along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality,' approved March ninth, one thousand eight hundred and ninety-three,"

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Thompson—11. In the negative—None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same, and requests its concurrence therein.

On motion of Mr. Stokes, the Senate took a recess of twenty minutes, at the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Drake, Hinchliffe, Hoffman, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 4th, 1894.

To the Senate:

I herewith return to the Senate, in which body it originated, Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds," with my objections thereto. The bill returned purports (as though that were necessary) to make provision for the cire and oversight of the State House and grounds, and the distribution of the laws, reports and public documents.

There is a law already in existence, enacted in 1893, entitled "An act in relation to the state house and adjacent public grounds," which, except as to the officer or officers charged with the duties to be performed, and the mode of appointment, is identical in its provisions with the pending bill. The act of 1893 received a practically unanimous vote in both legislative branches. Several members, now ap-

parently assenting to its repeal, were ardent advocates of its passage with full knowledge of the person to be appointed superintendent thereunder and of his demonstrated capacity for the position. In fact, it was such knowledge that secured for the law the unanimous support accorded it.

Under the law of 1893, the duties imposed are performed by a single superintendent, appointed by the Governor with the advice and consent of the Senate, at an annual salary of \$3,000. Under the pending bill, exactly the same duties are to be performed by two officials, viz., a custodian and assistant custodian, appointed by the State Treasurer and Comptroller. These two custodians are to receive annual salaries respectively of \$2,000 and \$1,800, an increase of \$800 over what is now paid. If the object of the pending bill was to relieve the public service of an unworthy or incapable official, or to abolish a vicious system, the proposed legislation would be comprehensible and justifiable. But where the system is expressly continued and the only effect is to legislate out of office, four years before the expiration of his term, a competent, tried and faithful official, and substitute new and untried men in his place, at an increased cost, the object can only be partisan and dictated by a determination to secure control of the office for partisan purposes, regardless of all other considerations.

The fact that the only effect of the proposed legislation will be to displace a competent official because he is not of the dominant political party, and to replace him at increased cost with two others who are or who may prove incompetent, should condemn the proposition. The insistment that having the power it is proper to exercise it for any such purpose, is unworthy and untenable. It implies and asserts that partisan objects and desires are paramount to all considerations of public welfare.

Should the proposed legislation be enacted, the Executive will be deprived of the power of nomination and the Senate of the confirming power, of which, under the existing law, they are respectively possessed.

It may be proper for the Senate voluntarily to divest itself of that right. That it must decide for itself, but so fa as the Executive department is concerned it would not be understood as in anywise assenting to such an encroachment upon its prerogatives.

Respectfully,
GEORGE T. WERTS,
Governor.

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office,"

Returned from the Governor with his objections thereto was taken up, and, upon the question "Shall this bill pass, the Governor's objections thereto notwithstauding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Staates, Winton —7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Mr. Voorhees offered the following concurrent resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration,

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

Which was adopted as follows:

In the affirative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees—15.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Voorhees asked unanimous consent to offer an amendment to

Assembly Bill No. 247, entitled "An act to repeal an act entitled 'An act to provide for the appointment of clerks of the police justices in cities of the first class and defining their duties," approved April sixth, one thousand eight hundred and ninety-one,

Which was grauted, and said amendment was read and agreed to.

The amendment was ordered engrossed and bill to have a third reading.

The same Senator asked unanimous consent to offer amendments to Assembly Bill No. 248, entitled "An act to repeal an act entitled "An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and

duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,"

And

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

Which was granted.

The amendments were read and agreed to.

The said bills having been read a second time, considered by sections, amended, agreed to, the amendments were ordered to be engrossed and bills to have a third reading.

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 232, entitled "An act concerning the enforcement of the health code and ordinances and regulations of the local boards of health in cities of this state,"

Were each taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 99, entitled "A further supplement to an act entitled 'An act to provide for the drainage of lands,' "approved March eighth, one thousand eight and seventy-one,

And

Assembly Bill No. 182, entitled "A further supplement to an act entitled "An act to regulate fences," passed January twenty-third, one thousand seven hundred and ninety-nine,

Without amendment.

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections'" [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), 8kirm, 8mith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Adrain, Daly, Drake, McMickle, Perkins, Staates, Winton -7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 7th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), That the Assembly return to the Senate for further consideration

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse railroad along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality," approved March ninth, one thousand eight hundred and ninety-three,

And herewith return said bill.

## J. HERBERT POTTS.

Clerk of the House of Assembly.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 48, entitled "A further supplement to an act entitled 'Au act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

Senate Bill No. 179, entitled "An act to repeal an act entitled 'An act concerning licenses to keep inns and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state,' " approved February eighth, one thousand eight hundred and ninety-two,

Correctly engrossed,

And

Assembly Bill No. 247, entitled "An act to repeal an act entitled 'An act to provide for the appointment of clerks of the police justices in cities of the first class and defining their duties,' approved April sixth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting

police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,"

And

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

With Senate amendments, correctly engrossed.

Senate Bill No. 179, entitled "An act to repeal an act entitled 'An act concerning licenses to keep inns and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state,' approved February eighth, one thousand eight hundred and ninety-two,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—9.

In the negative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, McMickle, Miller, Packer, Perkins, Staates, Winton—11.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 7th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate for further consideration

Senate Bill No. 121, entitled "A supplement to an act entitled 'An act for the formation of borough governments,' "approved April fifth, anno domini one thousand eight hundred and seventy-eight,

And herewith return said bill.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Daly, on leave, introduced

Senate Bill No. 243, entitled "An act concerning taxes and the equalization of values with reference thereto,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Mr. Ketcham, on leave, introduced

Senate Bill No. 244, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state' [Revision], approved March ninth, one thousand eight hundred and seventy-seven,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The same Senator, on leave, introduced

Senate Bill No 245, entitled "An act to repeal an act entitled 'An act concerning district courts in this state,' approved March second, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office,"

Was taken up and read a third time.

Upon the question, "Shall this Asssembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were—

Messrs. Daly, Drake, Hinchliffe, McMickle, Perkins, Staates-6.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 7th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey,' approved April ninth, one thousand eight hundred and sixty-seven,"

### J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 7th, 1894.

Mr. President :

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 531, entitled "An act to prescribe the mode of filling vacancies in municipal offices in cities of this state when such vacancies have heretofore occurred or shall hereafter occur by reason of the failure of municipal officers to take and subscribe the oath of office within the time prescribed,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 531, entitled "An act to prescribe the mode of filling vacancies in municipal offices in cities of this state when such vacancies have heretofore occurred or shall hereafter occur by reason of the failure of municipal officers to take and subscribe the oath of office within the time prescribed,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Senate Bill No 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey," approved April ninth, one thousand eight hundred and sixty-seven,

Was received from the Governor in accordance with concurrent resolution, adopted.

Assembly Bill No. 403, entitled, "An act to provide for sewerage or drainage, or both, in townships,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees,—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Senate Bill No. 52, entitled an "Act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Smith, Stokes, Voorhees, Ward, Winton—12.

In the negative was-

Mr. Rogers (President)-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners and to regulate their term of service therein,' approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplements thereto,'

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Hinchliffe, McMickle, Perkins, Staates-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes, the Senate then adjourned.

TUESDAY, May 8th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. J. C. Cobb.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Daly, Drake, Hoffman, Ketcham, McMickle, Packer,

Perkins, Rogers (President), Stuates, Stokes, Thompson, Voorhees, Ward—14.

Journal of May 7th was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER.
May 8th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 309, entitled "An act to regulate freight charges for transporting milk and cream on railroads, and to fix a penalty for violation thereof,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 309, entitled "An act to regulate freight charges for transporting milk and cream on railroads, and to fix a penalty for violation thereof,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 8th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No 177, entitled "An act to regulate the price of illuminating gas in cities of the first class of this state,"

And

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 177, entitled "An act to regulate the price of illuminating gas in cities of the first class of this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 8th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 82, entitled "A Supplement to an act entitled 'An act to regulate the practice of courts of law'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

 $\mathbf{And}$ 

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Without amendment.

# J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that these bills originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 82, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," And

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Ketcham, Chainan of the Committee on Banks and Insurance, reported

Assembly Bill No. 523, entitled "An act in relation to savings banks,"

Without amendment.

Mr. Thompson, Chairman of the Joint Committee on State Prison, reported

Assembly Bill No. 468, entitled "An act requiring, in counties wherein penitentiaries are located, the confinement of persons sentenced to over six and not exceeding eighteen months, in penitentiaries instead of state prison,"

Without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases,"

And

Assembly Bill No. 390, entitled "An act concerning the condemnation of lands,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on Labor and Indus-

Assembly Bill No. 188, entitled "An act in relation to the employment of labor by corporations,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 237, entitled "An act relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with surety or sureties and to the acceptance as surety or guaranter thereupon of companies qualified to act as such,"

Favorably.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 531, entitled "An act to prescribe the mode of filling vacancies in municipal offices in cities of this state when such vacancies have heretofore occurred or shall hereafter occur by reason of the failure of municipal officers to take and subscribe the oath of office within the time prescribed,"

Without amendment,

And

Assembly Bill No. 471, entitled "An act concerning cities,"

And

Assembly Bill No. 472, entitled "An act to reorganize boards of health in cities of the first class of this state,"

With amendments, which were read and adopted.

The rules were suspended, and the Secretary was directed to carry all bills passed to the House of Assembly at once.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

With amendments, which were read and adopted,

And

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

With amendments, which were read and adopted.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

Assembly Bill No. 505, entitled "An act to repeal section one of an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' approved April twenty-fourth, one thousand eight hundred and ninety-four,"

Without amendment.

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 210, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to provide for sewerage and drainage in incorporated townships in which there is a public water-supply." approved April fourteenth, one thousand eight hundred and ninety,' which supplement was approved March twenty-fifth, one thousand eight hundred and ninety-one,"

Senate Bill No. 222, entitled "An act to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 408, entitled "An act in relation to the manner of paying teachers in the public schools of certain cities of this state, and giving the commissioners of public instruction, or other body having the charge or control of public schools, power in relation thereto,"

Without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 121, entitled "An act to amend an act entitled 'An act to revise and amend an act entitled "An act to tax intestates' estates, gifts, legacies and collateral inheritances in certain cases," approved March twenty-third, one thousand eight hundred and ninety-two,' which act to revise and amend was approved March sixteenth, one thousand eight hundred and ninety-three,"

Without amendment.

Mr. Ketcham asked permissiont to withdraw from the files of the Senate,

Senate Bill No. 214, entitled "An act concerning city hospitals," Which was granted.

Assembly Bill No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,' approved March fifteenth, one thousand eight hundred and seventy-six,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Hinchliffe, Perkins, Staates, Winton-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Assembly Bill No. 421, entitled "An act providing for the formation and establishment of wards in cities of the first class in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Hinchliffe, McMickle, Perkins, Staates, Winton-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 247, entitled "An act to repeal an act entitled 'An act to provide for the appointment of clerks of the police justices in cities of the first class and defining their duties,' " approved April sixth, one thousand eight hundred and ninety-one,

Was taken up on third reading.

Mr. Daly moved said bill lie over.

Which motion was disagreed to as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Perkins, Staates-6.

In the negative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

Said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees-9.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Staates, Voorhees, Winton-9.

Mr. Daly, moved to reconsider the vote by which said bill was lost.

Mr. Stokes moved to lay that motion on the table, which was decided as follows:

In the affirmative were—

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

In the negative were—

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Staates, Winton-8.

Mr. Ketcham, on leave, introduced

Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

The rules were suspended, and Mr. Smith offered an amendment to Senate Bill No. 229, entitled "A further supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read and adopted by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Ward—9.

In the negative were-

Mesers Daly, Drake, Hinchliffe, McMickle, Staates-5.

Mr. Ward, Chairman of the Committee on Eugrossed Bills, reported

Senate Bill No. 91, entitled "An act concerning the granting of licences for inns and taverns in the borougts throughout this state,"

Correctly re-engrossed,

 $\mathbf{A}$ nd

Senate Bili No. 129, entitled "An act in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases,"

Senate Bill No. 218, entitled "A supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-fifth, one thousand eight hundred and seventy-four,"

Senate Bill No 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 232, entitled "An act concerning the enforcement of the health code and ordinances and regulations of the local boards of health in cities of this state,"

Correctly engrossed.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 221, entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital statistics, and to define their respective duties,' approved March thirty-first, one thousand eight hundred and eighty seven,"

Without amendment.

The rules were suspended, and the Secretary was directed to carry all passed bills to the House of Assembly at once.

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey'," approved March ninth, one thousand eight hundred and sixty-nine,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton-18.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Stokes, Chairman of the Joint Committee on Public Printing, reported

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

With amendment, which was read and agreed to.

Senate Joint Resolution No. 6, entitled "Joint resolution to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state,"

Was taken up and read a third time.

Upon the question, "Shall this Joint Resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Senate Bill No. 53, entitled "A further supplement to an entitled 'An act respecting writs of error'" [Revision], approved March two nty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates -7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 8th, 1894.

Mr Presid nt:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 542, entitled "A further supplement to an act entitled, "An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners

therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 542, entitled "A further supplement to an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
Mr. President:
May 8th, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following resolution:

Resolve 1, The hour of twelve having arrived, the time appointed for a joint meeting of the two Houses, the Assembly now awaits your presence in the Assembly Chamber.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 542, entitled "A further supplement to an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such brards, and providing for the maintenance of the same," approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Without amendment.

Assembly Bill No. 390, entitled "An act concerning the condemnation of lands."

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

On motion of Mr. Stokes the Senate then took a recess for the purpose of attending the joint meeting with the House of Assembly, upon the conclusion of which, and under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hoffman, Ketcham, McMickle, Rogers (President), Skirm, Smith, Stokes, Staates, Thompson, Voorhees, Ward, —12.

On motion of Mr. Stokes, the Senate then adjourned.

#### AFTERNOON SESSION.

At 2.30 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate when the following Senators appeared and answered the call:

Messrs. Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

Senate Bill No. 201, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton —12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

Mr. Voorhees, Chairman of the Committee of the Judiciary, reported

Senate Bill No. 238, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy five,"

Senate Bill No. 239, entitled "A supplement to an act entitled 'An act respecting the orphans' court, and relating to the powers and duties of the ordinary, and the orphans' court and surrogates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Favorably,

And

Assembly Bill No. 215, entitled "A supplement to an act entitled 'An act to authorize the transfer of suits from the several circuit courts to the several inferior courts of common pleas,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Without amendment.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported .

Senate Bill No. 202, entitled "An act concerning the office of receiver of taxes in cities of the second class of this state,"

Senate Bill No. 23, entitled "A further supplement to an act entitled 'An act concerning juries' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two,"

Senate Bill No. 101, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty third, one thousand eight hundred and ninety-one,"

Senate Bill No. 102, entitled "An act to enable the governing body of any town, village or township to enlarge existing parks,"

Senate Bill No. 105, entitled "An act concerning licenses in cities of this state,"

Senate Bill No. 159, entitled "An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure thereupon,"

Senate Bill No. 173, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourtrenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 174, entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety one,' which said supplement was approved March seventh, one thousand eight hundred and ninety-two,"

Senate Bill No. 193, entitled "An act to re-organize the board of riparian commissioners of this state,"

Senate Bill No. 175, entitled "An act to repeal an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Senate Bill No. 176, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one," which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Senate Bill No. 181, entitled "An act relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same,"

Senate Bill No. 184, entitled "An act to incorporate colleges of pharmacy,"

Senate Bill No. 196, entitled "A further supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six,"

Senate Bill No. 82, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 205, entitled "An act to establish boards of county park commissioners and to define their powers and duties,"

Senate Bill No. 231, entitled "An act concerning street improvements in cities,"

And

Substitute for Senate No. 12, entitled "An act to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively,"

This day delivered to the Governor.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 224, entitled "An act fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class,"

With amendments, which were read.

Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Assembly Bill No. 114, entitled "An act to regulate the construction and maintenance of street railroads in the state,"

Without amendment,

And

Senate Bill No. 236. entitled "An act to authorize the 'Pennsylvania and New Jersey railroad company' of the state of New Jersey to connect its railroad with the railroad of the 'Pennsylvania and New Jersey railroad company' of the state of Pennsylvania,"

Favorably.

Mr. Ketcham, on leave, introduced

Senate Bill No. 248, entitled "A supplement to an act entitled 'An act concerning district courts in this state,'" approved March second, one thousand eight hundred and ninety-one,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Voorhees offered an amendment to

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Which was read and adopted, ordered to be engrossed, and bill to have a third reading.

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Was taken up on third reading.

Mr. Ketcham asked unanimous consent to offer an amendment, which was granted.

Amendment read, agreed to, ordered engrossed, and bill to have a third reading.

Mr. Voorhees moved that the vote by which

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Passed, be reconsidered, which was agreed to as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The rules were suspended, and Mr. Voorhees offered an amendment to said bill, which amendment was read, agreed to, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 8th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following, the Governor's objections to the contrary notwithstanding.

Senate Bill No. 143, entitled "An act concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office."

# J. HERBERT POTTS, Clerk of the House of Assembly.

Mr. Voorhees, on leave, introduced

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

The same Senator, on leave, introduced

Senate Bill No. 250, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, one thousand eight hundred and ninety-one,

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Mr. Packer, Chairman of the Joint Committee on Commerce and Navigation, reported

Assembly Joint Resolution No. 2, entitled "Joint resolution relating to the passage of a law by congress making the city of Bayonne a port of entry,"

Without amendment.

Mr. Drake offered the following resolution:

Resolved, That the Committee on Railroads and Canals be discharged from the further consideration of Senate Bill No. 80, and that the bill take its proper place on the calendar of the Senate,

Which was disagreed to by the following vote:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, McMickle, Perkins, Staates—6.
In the negative were—

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

Senate Bill No. 286, entitled "An act to authorize the 'Pennsylvania and New Jersey railroad company' of the state of New Jersey to connect its railroad with the railroad of the 'Pennsylvania and New Jersey railway company of the state of Pennsylvania,"

Senate Bill No. 237, entitled "An act relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with surety or sureties and to the acceptance as surety or guarantor thereupon of companies qualified to act as such,"

Senate Bill No. 238, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

And

Senate Bill No 239, entitled "A supplement to an act entitled 'An act respecting the orphans' court, and relating to the powers and duties of the ordinary, and the orphans' court and surrogates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 470, entitled "An act in relation to boards of assessment and revision of taxes in cities in this state,"

Assembly Bill No. 472, entitled "An act to re-organize boards of health in cities of the first class of this state,"

And

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 88, entitled "An Act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled "A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eighty-nine, and to end the term of office of any officer or officers appointed thereunder,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 367, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Packer, Rogers (President), Skirm, Staates, Thompson, Voorhees, Ward, Winton—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment. Mr. Daly presented a memorial from the convention of Trades and Labor Unions, relative to the bills in the interest of the wage workers of New Jersey now before the Legislature.

Which was read and referred to the Committe on Labor and Industries.

Assembly Bill No. 348, entitled "An act in relation to the examination of and licensing stationary engineers for the better protection of life and property,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

On motion of Mr. Voorhees the rules were suspended for the purpose of offering amendment to

Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Said amendment was read and agreed to, ordered to be engrossed, and bill to have a third reading.

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Was taken up.

Upon the question, "Shall this bill pass the Governor's objections thereto notwithstanding," it was decided as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were—

Messrs. Daly, Drake, Hinchliffe, McMickle, Staates, Winton-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Mr. Ward, Chairman of Committee on Engrossed Bills, reported Senate Bill No. 229, entitled "A further supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Correctly engrossed,

And

Assembly Bill No. 470, entitled "An act in relation to boards of assessment and revision of taxes in cities of this state,"

And

Assembly Bill No. 472, entitled "An act to re-organize boards of health in cities of the first class of this state,"

With Senate amendments correctly engrossed.

Assembly Bill No. 470, entitled "An act in relation to boards of assessment and revision of taxes in cities in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Staates-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 235, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Favorably,

And

Assembly Bill No. 295, entitled "An act in relation to the payment of moneys by certain townships in this state appropriated for the support of public schools,"

Assembly Bill No. 511, entitled "A supplement to 'An act incorporating the inhabitants of townships, designating their powers and regulating their meetings,' approved April fourteenth, one thousand eight hundred and forty-six,"

A nd

Assembly Bill No. 374, entitled "An act authorizing township committees in this state to provide by ordinance for the appointment of a building inspector, and to define his duties and powers,"

Without amendment.

Assembly Bill No. 472, entitled "An act to re-organize boards of health in cities of the first class of this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative was-

Mr. Hinchliffe-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Senate Bill No. 235, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

Favorably.

Senate Bill No. 48, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

Was taken up on third reading.

Mr. Perkins moved that said bill lie over, which was disagreed to as follows:

In the affirmative were-

Messrs. Drake, Hinchliffe, Perkins, Staates, Thompson -5.

In the negative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward—11.

Said bill

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs Drake, Hinchliffe, McMickle, Perkins, Staates, Winton-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four,' approved March twenty-seventh, one thousand eight hundred and eighty-eight,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton —13.

In the negative were-

Messrs. McMickle, Perkins, Staates-3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 236, entitled "An act to authorize the 'Pennsylvania and New Jersey railroad company' of the state of New Jersey to connect its railroad with the railroad of the 'Pennsylvania and New Jersey railroad company' of the state of Pennsylvania."

Correctly engrossed,

And

Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

With Senate amendments correctly engrossed.

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, Perkins, Staates-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Stokes, the Senate then adjourned.

### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer,

Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

Mr. Bradley moved to reconsider the vote by which

Senate Bill No. 179, entitled "An act to repeal an act entitled 'An act concerning licenses to keep inus and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state,' "approved February eighth, one thousand eight hundred and ninety-two,

Was lost.

Mr. Stokes moved to lay that motion on the table, which was agreed to.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 138, entitled "An act to repeal an act entitled 'A supplement to "An act in relation to the improvement and maintenance of certain roads," "approved March third, one thousand eight hundred and eighty-two, approved April sixteenth, one thousand eight hundred and ninety-one,

Without amendment.

Senate Bill No. 154, entitled "An act entitled 'An act to suppress lottery gambling within this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 68, entitled "An act relating to cities of the third class,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle. Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and

Senate Bill No. 236, entitled "An act to authorize the 'Pennsylvania and New Jersey railroad company' of the state of New Jersey to connect its railroad with the railroad of the 'Pennsylvania and New Jersey railroad company' of the state of Pennsylvania,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messra. Bradley, Daly, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 152, entitled "An act to reorganize the board of chosen freeholders in counties of the first class in this state,"

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Correctly engrossed.

Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

With Senate amendments correctly engrossed.

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" the roll call was, on motion, suspended.

Mr. Voorhees asked unanimous consent to offer amendment to

Senate Bill No. 94, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of the state," approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

Which was granted.

Mr. Voorhees then offered an amendment to said bill, which was read and disagreed to.

Said bill

Was then taken up and read a third time.

Upon the question, "Shall this Engrossed Bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—16.

In the negative was-

Mr. Voorhees-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 281, entitled "An act to promote the efficiency of the fire departments in cities of the first class,"

And

Assembly Bill No. 242, entitled "An act to repeal an act entitled 'An act in relation to warrants drawn to meet disbursements and expenditures made by boards in civies of the first class in this state in certain cases, and giving the common council or other governing body power in relation thereto," approved January thirty-first, one thousand eight hundred and ninety-three,

Without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 238, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

And

Senate Bill No. 237, entitled "An act relative to bonds, undertaktakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with the surety or sureties and to the acceptance as surety or guarantor thereupon of companies qualified to act as such,"

Correctly engrossed,

And

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

With Senate amendments correctly engrossed.

Mr. Voorhees asked unanimous consent to offer amendment to

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

Which was granted.

Mr. Voorhees offered an amendment to said bill, which was read and agreed to, ordered engrossed and bill to have a third reading.

On motion of Mr. Winton,

Senate Bill No. 79, entitled "An Act to prescribe and regulate the manner of nominating candidates for certain public offices in the state of New Jersey,"

Was made the special order of business for Wednesday, at 2 o'clock P. M.

The rules were suspended, and the Secretary was directed to carry Senate Bill No. 95, entitled "A further supplement to on act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business' (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven,"

To the House of Assembly at once.

Assembly Bill No. 244, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled "A supplement to an act entitled "A supplement to an act entitled "A prile eight, one thousand eight hundred and eighty-four," which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two,' and which supplement was approved March seventeenth, one thousand eight hundred and ninety-three,"

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

Assembly Bill No. 99, entitled "A further supplement to an act entitled 'An act to provide for the drainage of lands,' approved March eighth, one thousand eight hundred and seventy-one,"

And

Assembly Bill No. 542, entitled "A further supplement to an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

On motion of Mr. Daly

Assembly Bill No. 114, entitled "An act to regulate the construction and maintenance of street railroads in the state,"

Was recommitted to the Committee on Railroads and Canals.

The rules were suspended, and Mr. Skirm was granted permission to offer an amendment to

Assembly Bill No. 244, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled "A supplement to an act entitled "A supplement to an act entitled "A supplement to an act entitled "An act to establish an excise department in cities of this state," passed April eighth, one thousand eight hundred and eighty-four," which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two,' and which supplement was approved March seventeenth, one thousand eight hundred and ninety three,"

Said amendments were read, agreed to, ordered to be engrossed, and bill ordered to have a third reading.

Mr. Voorhees, on leave, introduced

Senate Bill No. 251, entitled "An act to repeal an act entitled 'An act relative to the publication of the financial statements of counties,' approved April twenty-fifth, one thousand eight hundred and eightynine,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Public Printing.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 8th, 1894.

Mr. President :

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Assembly Joint Resolution No. 5, entitled "Joint resolution providing for certain expenses incurred, or to be incurred, in the contested election case between Jacob C. Lippincott and William J. Thompson,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Joint Resolution No. 5, entitled "Joint resolution providing for certain expenses incurred, or to be incurred, in the contested election case between Jacob C. Lippincott and William J. Thompson,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported Senate Bill No. 235, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Correctly engrossed,

And

Assembly Bill No. 531, entitled "An act to prescribe the mode of filling vacancies in municipal offices in cities of this state when such vacancies have heretofore occurred or shall hereafter occur by reason of the failure of municipal officers to take and subscribe the oath of office within the time prescribed,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—14.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Assembly Bill No. 279, entitled "An act permitting the catching of fish by set-lines and fish weirs in those tributaries of the Delaware river above tide water which are obstructed by dams,"

Was taken up on third reading, and on motion of Mr. Thompson was laid over until Monday.

Assembly Bill No. 203, entitled "An act concerning the fire department of cities of the first class in the state of New Jersey,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward, Winton —13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 248, entitled "A supplement to an act entitled 'An act concerning district courts in this state,' "approved March second, one thousand eight hundred and ninety-one,

Favorably.

Assembly Bill No. 408, entitled "An act in relation to the manner of paying teachers in the public schools of certain cities of this state, and giving the commissioners of public instruction or other body having the charge or control of public schools, power in relation thereto."

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time,

And on motion laid over until to-morrow morning.

Mr. Voorhees moved to reconsider the vote by which

Assembly Bill No. 220, entitled "A supplement to an act entitled An act for the relief of creditors against absconding and absent debtors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

Was lost, which was agreed to by the following vote:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Voorhees, Ward, Winton—12.

In the negative-None.

Said billwas taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 248, entitled "A supplement to an act entitled 'An act concerning district courts in this state," approved March second, one thousand eight hundred and ninety-one,

Was then taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

### WEDNESDAY, May 9th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. J. C. Whitten.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Might, Posks, Posking Region (President) Shipp Spith

Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Journal of May 8th was read and approved.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,".

Without amendment.

Senate Bill No 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 224, entitled "An act fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class,"

Wus taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

On motion of Mr. Daly, the rules were suspended,

And

Senate Bill No. 224, entitled "An act fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class,"

Was placed back on second reading, amended, agreed to, And

The bill was ordered to be re-engrossed with the amendments embodied therein and to have a third reading.

Mr. Ketcham moved that the roll call on the passage of

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Be continued, which was agreed to, and it was decided as follows: In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, Winton-4.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Senate Bill No 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Favorably.

Senate Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,' approved March nineteenth, one thousand eight hundred and ninety-one,"

Was taken up on second reading, amended, and, on motion, laid over temporarily.

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety one, and the supplements and amendments thereto,''

Was taken up on third reading.

Mr. Daly moved that said bill lie over, which was disagreed to as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Perkins, Staates, Winton-5.

In the negative were-

Mesers. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward—10.

Said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, Winton —7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, with amendments, and requests its concurrence therein.

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were—

Messrs. Daly, Drake, Hinchliffe, Perkins, Staates, Winton-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

Senate Bill No. 250, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,

Without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 9th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 214, entitled "An act to authorize boards of fire commissioners in cities of the second class to make, alter and repeal rules and regulations relating to the construction of fire-escapes and chimneys, the storage of combustibles and the prevention of obstructions to fire-hydrants in said cities,"

Assembly Bill No. 231, entitled "A supplement to an act relative to the court of pardons,"

Assembly Bill No. 334, entitled "An act to remove the police department in certain cities of the state from political control,"

Assembly Bill No. 365, entitled "An act providing for the appointment of clerks to recorders in certain cities of the second class in this state and defining their duties,"

Assembly Bill No. 400, entitled "A supplement to an act entitled 'An act to provide for boards of education in the cities of this state,' approved April first, one thousand eight hundred and eighty-five,"

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

Assembly Bill No. 495, entitled "An act relative to the construction, repair and management of buildings used in connection with the school department in cities of the first class,"

Assembly Bill No. 510, entitled "A supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes, assessments and water rates on water rents in cities of the state, and imposing and levying a tax assessment and lien in lieu and instead of such arrearages and to enforce the payment thereof, and to provide for the sale of lands subjected to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six,"

Assembly Bill No. 521, entitled "An act concerning corporations," Assembly Bill No. 543, entitled "An act for the grading, curbing, flagging and paving of streets in cities of the third class,"

And

Assembly Bill No. 548, entitled "An act relating to the salaries of the officers of the senate and general assembly of the state of New Jersey for the session of the legislature for the year one thousand eight hundred and ninety-four,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 214, entitled "An act to authorize boards of fire commissioners in cities of the second class to make, alter and

repeal rules and regulations relating to the construction of fire-escapes and chimneys, the storage of combustibles and the prevention of obstructions to fire-hydrants in said cities,"

Assembly Bill No. 334, entitled "An act to remove the police department in certain cities of the state from political control,"

Assembly Bill No. 365, entitled "An act providing for the appointment of clerks to recorders in certain cities of the second class in the state and defining their duties,"

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

Assembly Bill No. 510, entitled "A supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes, assessments and water rates on water rents in cities of the state, and imposing and levying a tax assessment and lien in lieu and instead of such arrearages and to enforce the payment thereof, and to provide for the sale of lands subjected to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six,"

Assembly Bill No. 543, entitled "An act for the grading, curbing, flagging and paving of streets in cities of the third class,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 231, entitled "A supplement to an act relative to the court of pardons,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Judiciary.

Assembly Bill No. 400, entitled "A supplement to an act entitled 'An act to provide for boards of education in the cities of this state,' approved April first, one thousand eight hundred and eighty-five,"

 $\mathbf{A}$ nd

Assembly Bill No. 495, entitled "An act relative to the construction, repair and management of buildings used in connection with the school department in cities of the first class,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 521, entitled "An act concerning corporations," Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Corporations.

Assembly Bill No. 548, entitled "An act relating to the salaries of the officers of the senate and general assembly of the state of New

Jersey for the session of the legislature for the year one thousand eight hundred and ninety-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 9th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 72, entitled "An act relating to the assessment of taxes in counties of the first class."

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 114, entitled "An act authorizing courts in this state to give the same force and effect to depositions taken stenographically by officers of such courts as if the same were signed by the witnesses,"

Senate Bill No. 115, entitled "An act concerning the school libraries of the state,"

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth class counties of this state, and to provide for the payment of the expense thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one, which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty,"

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight, which amendatory act was approved March ninth, one thousand eight hundred and ninety one."

And

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six,'

which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Without amendments.

## J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsements thereon:

"I certify that this bill originated in the Senate.

# WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 72, entitled "An act relating to the assessment of taxes in counties of the first class,"

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 114, entitled "An act authorizing courts in this state to give the same force and effect to depositions taken stenographically by the officers of such courts as if the same were signed by the witnesses,"

Senate Bill No. 115, entitled "An act concerning the school libraries of the state,"

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth class counties of this state, and to provide for the payment of the expense thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy one,' which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty,"

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," " approved March twenty-third, one thousand eight hundred and eighty-eight, which amendatory act was approved March ninth, one thousand eight hundred and ninety-one,

And

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six,' which supp'ement was approved April eleventh, one thousand eight hundred and sixty-six,"

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Senate substitute for Senate Bill No. 206, entitled "An act relative to the publication of the laws of the state in the newspapers,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

On motion of Mr. Stokes the rules were suspended, and

Assembly Bill No. 465, entitled "A further supplement to an act entitled 'An act to establish and regulate pilots for the ports of Jersey City, Newark and Perth Amboy, by way of Sandy Hook," approved April seventeenth, one thousand eight hundred and forty-six,

Was placed back on second reading, amended, agreed to, amendments ordered to be engrossed, and bill to have a third reading.

Senate Bill No. 215, entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand, eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs Adrain, Bradley, Daly, Hinchliffe, Hoffman, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 390, entitled "An act concerning the condemnation of lands,"

Was taken up on third reading.

Mr. Adrain moved that further consideration of said bill be postponed, until Monday night, which motion was decided as follows:

In the affirmative were-

Mesers. Adrain, Bradley, Drake, Hinchliffe, McMickle, Perkins, Rogers (President), Skirm, Staates, Ward, Winton-11.

In the negative were—
Messrs. Daly, Hoffman, Packer, Stokes, Thompson, Voorhees—6.

On motion of Mr. Voorhees, the consideration of said bill was made the special order for Monday evening at 9 o'clock.

Mr. Hoffman, Chairman of the Committee on Elections, reported Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections," approved the sixteenth day of April, one thousand eight hundred and forty-six,"

Favorably,

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 239, entitled "A supplement to an act entitled 'An act respecting the orphans' court, and relating to the powers and duties of the ordinary, and the orphans' court and surrogates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 210, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to provide for sewerage and drainage in incorporated townships in which there is a public water-supply," approved April fourteenth, one thousand eight hundred and ninety," " which supplement was approved March twenty-fifth, one thousand eight hundred and ninety one,

Senate Bill No 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 222, entitled "An act to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly,"

And

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

Correctly engrossed,

And

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

Assembly Bill No. 244, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled 'An act to establish an excise department in cities of this state,' passed April eighth, one thousand eight hundred and eighty-four," which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two,' and

which supplement was approved March seventeenth, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 465, entitled "A further supplement to an act entitled 'An act to establish and regulate pilots for the ports of Jersey City, Newark and Perth Amboy, by way of Sandy Hook,' approved April seventeenth, one thousand eight hundred and forty-six,"

With Senate amendments correctly engrossed.

On Motion of Mr. Bradley,

Senate Bill No. 121, entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, anno domini one thousand eight hundred and seventy-eight,"

Was recommitted to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and to have a third reading.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 498, entitled "A supplement to an act entitled 'An act to provide for the establishment of a commission of public instruction in cities of the second class in this state whose population now exceeds, or may hereafter exceed, fifty thousand,' passe! March tenth, one thousand eight hundred and ninety-two,"

Without amendment.

Assembly Bill No. 493, entitled "A supplement to an act entitled 'An act to provide for the establishment of a commission of public instruction in cities of the second class in this state whose population now exceeds, or may hereafter exceed, fifty thousand,' passed March tenth, one thousand eight hundred and ninety-two,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Senate Bill No. 237, entitled "An act relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with surety or sureties and to the acceptance as surety or guaranter thereupon of companies qualified to act as such,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 238, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry all passed bills to the House of Assembly at once.

Assembly Bill No. 99, entitled "A further supplement to an act entitled 'An act to provide for the drainage of lands,' approved March eighth, one thousand eight hundred and seventy one,"

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Wintou—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 375, entitled "An act authorizing the issuance of tax arrearage bonds in townships,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 523, entitled "An act in relation to savings banks,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward —13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes the Senate took a recess until two o'clock.

### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—16.

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Mr. Stokes, Chairman of the Joint Committee on Public Printing, reported

Senate Bill No. 251, entitled "An act to repeal an act entitled 'An act relative to the publication of the financial statements of counties," approved April twenty-fifth, one thousand eight hundred and eightynine,"

Favorably.

Mr. Voorhees, on leave, introduced

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 489, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was de-

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—16.

In the negative-None

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, without amendment.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 8th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill, the Governor's objection to the contrary notwithstanding:

Senate Bill No. 127, entitled "An act to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants."

#### J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 449, entitled "An act for the preservation and improvement of the state camp-ground at Sea Girt,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, McMickle, Packer, Smith-4.

In the negative were-

Messrs. Drake, Miller, Perkins, Rogers (President), Skirm, Stokes, Thompson, Ward—8.

Mr. Skirm moved to reconsider the vote by which said bill was lost.

Mr. Voorhees moved to lay that motion on the table, which was agreed to.

Assembly Bill No. 234, entitled "An act to set over a part of Elk township, in Gloucester county, to become a part of Clayton township."

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor-houses in this state,' approved May sixth, one thousand eight hundred and eighty-nine,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, Ketcham, McMickle, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and Mr. Smith was granted permission to amend

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five."

Said amendment was read, agreed to, and bill ordered to have a second reading.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 510, entitled "A supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes, assessments and water rates on water rents in cities of this state, and imposing and levying a tax assessment and lien in lieu and instead of such arrearages and to enforce the payment thereof, and to provide for the sale of lands subjected to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six,"

Without amendment.

Said bill was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 235, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 8th, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills, the Governor's objections thereto notwithstanding:

Assembly Bill No. 11, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act to establish a system of public instruction," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved April seventeenth, one thousand eight hundred and ninety-two,"

And

Mr President:

Assembly Bill No. 204, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 9th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state."

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secre'ary of the Senate."

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Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Assembly Bill No. 447, entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved April twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Senate Bill No. 200, entitled "An act concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Ward—11.

In the negative was-

Mr. Hinchliffe-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, and requests its concurrence therein.

Senate Bill 213, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Stokes, Ward, Winton—12.

In the negative were-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 248, entitled "A supplement to an act entitled 'An act concerning district courts in this state,' approved March second, one thousand eight hundred and ninety-one,"

Senate Bill No. 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re apportion the several assembly districts of the state of New Jersey,' and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

And

Senate Bill No. 224, entitled "An act fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class,"

Correctly engrossed,

And

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof," approved February twenty-eighth, one thousand eight hundred and ninety-three,"

With Senate amendments correctly engrossed.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same,"

Senate Bill No. 114, entitled "An act authorizing courts in this state to give the same force and effect to depositions taken stenographically by officers of such courts as if the same were signed by the witnesses,"

Senate Bill No. 115, entitled "An act concerning the school liabraries of the state,"

Senate Bill No. 72, entitled "An act relating to the assessment of of taxes in counties of the first class,"

Senate Bill No. 178, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and fortysix,' which supplement was approved April eleventh, one thousand eight hundred and sixty-six,"

Senate Bill No. 124, entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth-class counties of this state, and to provide for the payment of the expenses thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Senate Bill No. 156, entitled "A supplement to an act entitled 'A further supplement to an act entitled, "An act to provide additional accommodations for the insane of the state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one,' which said supplemental act was approved March third, auno domini one thousand eight hundred and eighty,"

Senate Bill No. 157, entitled "An act to amend an act entitled 'An act to amend an act entitled "An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight, which amendatory act was approved March ninth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

This day delivered to the Governor.

Mr. Miller offered the following resolution:

Resolved, That the Committee on Railroads and Canals be discharged from further consideration of Senate Bill No. 80, and the bill take its place on the calendar,

Which was read and disagreed to.

On motion of Mr. Stokes, the Senate then adjourned.

### THURSDAY, May 10th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Henry M. Storrs.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

Journal of May 9th was read and approved.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 134, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in certain counties in this state,' approved March fifteenth, one thousand eight hundred and ninety-two,"

Assembly Bill No. 345, entitled "A supplement to an act entitled 'An act to establish an excise department in cities of this state,' passed April eighth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 430, entitled "A further supplement to the act entitled 'An act to provide means for protection against fires in townships,' approved March tenth, one thousand eight hundred and seventy-nine,"

Assembly Bill No. 459, entitled "A supplement to an act entitled 'An act concerning the action of ejectment,' approved March twenty-second, one thousand eight hundred and seventy-four,"

Assembly Bill No. 513, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Assembly Bill No 519, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act relative to guardians and minors" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved April twenty-eighth, one thousand eight hundred and eighty-six,"

Assembly Bill No. 522, entitled "A supplement to an act entitled 'An act to authorize the construction, curbing and paving of sidewalks

and crosswalks in townships,' approved May ninth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 535, entitled "An act to amend an act entitled 'An act respecting licenses in cities, townships, incorporated towns, incorporated boroughs, or police, sanitary and improvement commissions and incorporated camp-meeting associations and seaside resorts,' approved March thirteenth, one thousand eight hundred and ninety,"

Assembly Bill No. 547, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which supplement was approved March fifteenth, one thousand eight hundred and ninety-three,"

And

Assembly Bill No. 555, entitled "An act to annex a portion of Sayreville township to the borough of South Amboy,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Assembly Bill No. 134, entitled "An act to repeal an act entitled 'A act to re-organize the board of chosen freeholders in certain counties in this state, 'approved March fifteenth, one thousand eight hundred and ninety two,"

Assembly Bill No. 345, entitled "A supplement to an act entitled 'An act to establish an excise department in cities of this state," passed April eighth, one thousand eight hundred and eighty-four,"

 $\mathbf{And}$ 

Assembly Bill No. 518, enfitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state,' approved April seventh, one thousand eight hundred and ninety,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 430, entitled "A further supplement to the act entitled 'An act to provide means for protection against fires in townships,' approved March tenth, one thousand eight hundred and seventy-nine,"

And

Assembly Bill No. 522, entitled "A supplement to an act entitled 'An act to authorize the construction, curbing and paving of side-walks and crosswalks in townships,' approved May ninth, one thousand eight hundred and eighty-four,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 459, entitled "A supplement to an act entitled 'An act concerning the action of ejectment,' approved March twenty-second, one thousand eight hundred and seventy-four,"

Assembly Bill No. 519, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act relative to guardians and minors" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved April twenty-eighth, one thousand eight hundred and eighty-six,"

Assembly Bill No. 535, entitled "An act to amend an act entitled 'An act respecting licenses in cities, townships, incorporated towns, incorporated boroughs, or police, sanitary and improvement commissions and incorporated camp-meeting associations and seaside resorts,' approved March thirteenth, one thousand eight hundred and ninety,"

And

Assembly Bill No. 555, entitled "An act to annex a portion of Sayreville township to the borough of South Amboy,"

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of the Laws.

Assembly Bill No. 547, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March fifteenth, one thousand eight hundred and ninety-three,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 89, entitled "An act respecting conveyances,"

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Senate Bill No. 93, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, anno domini one thousand eight hundred and ninety-one,

Senate Bill No. 94, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of the state,' approved April fourteenth, anno domini one thousand eight hundred and ninety-one,"

Senate Bill No. 117, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four,' approved March twenty-seventh, one thousand eight hundred and eighty-eight,"

Senate Bill No. 183, entitled "An act to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Senate Bill No. 223, entitled "A further supplement to an actentitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Senate Bill No. 237, entitled "An act relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with surety or sureties and to the acceptance as surety or guarantor thereupon of companies qualified to act as such,"

And

Senate Joint Resolution No. 6, entitled "Joint resolution to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state,"

Without amendment.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement,"

With amendment.

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

House amendment to

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Were read and, under suspension of rules, read a second time and ordered to have a third reading.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

#### WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 89, entitled "An act respecting conveyances,"

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Senate Bill No. 93, entitled "A further supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, anno domini one thousand eight hundred and ninety one,"

Senate Bill No. 94, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of the state, approved April fourteenth, anno domini one thousand eight hundred and ninety-one,"

Senate Bill No. 117, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

Senate Bill No. 183, entitled "An act to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend 'An act for the taxation of rail-road and canal property," approved April tenth, one thousand eight

hundred and eighty-four,' approved March twenty-seventh one thousand eight hundred and eighty-eight,"

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Senate Bill No. 237, entitled "An act relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with surety or sureties and to the acceptance as surety or guarantor therepon of companies qualified to act as such,"

Senate Joint Resolution No. 6, entitled "Joint resolution to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state,"

And

Senate Bill No, 107, entitled "An act to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Skirm, on leave, introduced

Senate Bill No. 253, entitled "A supplement to an act entitled 'An act for the establishment and government of a naval militia of New Jersey,' which act was approved May eighth, one thousand eight hundred and ninety-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Militia.

Mr. Skirm moved to take from the table motion to reconsider the vote by which

Assembly Bill No. 449, entitled "An act for the preservation and improvement of the state camp ground at Sea Girt,"

Was lost, which was agreed to.

The motion to reconsider the vote by which said bill was lost was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—17.

In the negative—None.

Said bill was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—17.

In the negative was-

Mr. Thompson—1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

House amendments to

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Were read a third time and agreed to by the following vote.

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Packer, Perkins, Rogers (President), Smith, Staates, Thompson, Voorhees, Ward—12.

In the negative—None.

Mr. Stokes, Chairman of the Committee on Education, reported

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college,' passed March thirty-first, one thousand eight hundred and ninety,"

Without recommendation,

And

Senate Bill No. 199, entitled "An act to establish and maintain a state museum,"

With amendment,

And

Assembly Bill No. 495, entitled "An act relative to the construction, repair and management of buildings used in connection with the school department in cities of the first class,"

Without amendment.

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Skirm, Chairman of the Committee on Municipal Corporations reported

Assembly Bill No. 543, entitled "An act for the grading, curbing, flagging and paving of streets in cities of the third class,"

Without amendment.

Senate Bill No. 251, entitled "An act to repeal an act entitled 'An act relative to the publication of the financial statements of counties," approved April twenty-fifth, one thousand eight hundred and eightynine,

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes, Chairman of the Committee on Railroads and Canals, reported

Assembly Bill No. 114, entitled "An act to regulate the construction and maintenance of street railroads in the state,"

Without amendment.

Sevate substitute for Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Miller, Packer, Perkins, Rogers (President), Smith, Voorhees, Winton—9.

In the negative were-

Messrs. Drake, Hoffman, Perkins, Skirm, Staates, Stokes, Thompson -7.

Mr. Skirm moved to reconsider vote by which said bill was lost.

Mr. Adrain moved to lay that motion on the table, which was agreed to.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 553, entitled "An act to annex to the city of Trenton, in the county of Mercer, certain parts of the township of Ewing, in said county,"

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Voorhees, on leave, introduced

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary before printing.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 553, entitled "An act to annex to the city of Trenton, in the county of Mercer, certain parts of the township of Ewing, in said county,"

Without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

Favorably.

The rules were suspended, and

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 553, entitled "An act to annex to the city of Trenton, in the county of Mercer, certain parts of the township of Ewing in said county,"

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Assembly Bill No. 505, entitled "An act to repeal section one of an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,'" approved April twenty-fourth, one thousand eight hundred and ninety-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

In the negative--None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Assembly Bill No. 543, entitled "An act for the grading, curbing, flagging and paving of streets in cities of the third class,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 313, entitled "An act providing a fund for charitable hospitals in cities of this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Smith, Thompson, Ward—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, without amendment.

Assembly Bill No. 114, entitled "An act to regulate the construction and maintenance of street railroads in the state,"

Was taken up on second reading.

Mr. Perkins offered amendment and moved that said bill be laid over, and amendment printed, which was disagreed to as follows:

In the affirmative were-

Messrs. Daly, McMickle, Miller, Perkins-4.

In the negative were-

Messrs. Adrain, Bradley, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson, Ward, Winton—12.

Mr. Ketcham moved that the rules be suspended and the bill be placed on third reading, which was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative were-

Messrs Daly, Hinchliffe, McMickle, Miller, Perkins-5.

Said bill was taken up and read a third time.

Upon the question, "Shall this Asssembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton—14.

In the negative were-

Messrs. Daly, Perkins-2.

Messrs. Ketcham moved that the vote by which said bill passed be reconsidered,

Which was decided as follows:

In the affirmative was-

Mr. Perkins-1.

In the negative were-

Messrs. Adrain, Bradley, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—14.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Assembly Bill No. 521, entitled "An act concerning corporations," Without amendment.

Assembly Bill No. 324, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Drake, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton —12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended and Mr. Skirm offered amendments to

Assembly Bill No. 553, entitled "Au act to annex to the city of Trenton, in the county of Mercer, certain parts of the township of Ewing, in said county,"

Which were read and agreed to.

Said amendments were ordered to be engrossed, and bill to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 10th, 1894.

Mr Presid nt:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Senate be requested to return to the House of Assembly for further consideration

Assembly Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act regulating proceedings in criminal cases'" [Revision], approved March twenty-seventh, one thousand eight hundred and ninety-three,

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Smith, Thompson, Voorhees, Ward, Winton—12.

In the negative-None.

Assembly Bill No. 353, entitled "An act amendatory of an act entitled 'An act amending an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy five,' which amending act was approved March twenty-fourth, one thousand eight hundred and ninety-two,"

Was taken up read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 323, entitled "A supplement to an act entitled 'An act for the incorporation of presbyteries in the state of New Jersey of the presbyterian church of the United States of America,' approved March twenty-sixth, one thousand eight hundred and seventy-two,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 188, entitled "An act in relation to the employment of labor by corporations,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

In the negative were-

Mr. Miller—1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 547, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March fifteenth, one thousand eight hundred and ninety-three,"

Without amendment.

Mr. W rd, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,'

approved April twenty-fifth, one thousand eight hundred and ninetyfour."

Correctly engrossed,

Assembly Bill No. 553, entitled "An act to annex the city of Trenton, in the county of Mercer, certain parts of the township of Ewing, in said county."

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty five."

With Senate amendments correctly engrossed,

Assembly Bill No. 250, entitled "An act to incorporate farmers' mutual aid and protective societies,"

Was then taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton-18.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed he same without amendment.

Assembly Bill No. 553, entitled "An act to an ex to the city of Trenton, in the county of Mercer, certain parts of the township of Ewing, in said county,

Was taken up and read a third time.

Upon the question, "Shall this Assembly Bill pass?" It was decided as follows:

In the affirmative were-

Adrain, Bradley, Hoffman, Ketcham, McMickle, Miller, Messrs. Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton-15. In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

On motion of Mr. Stokes, the Senate then adjourned.

## AFTERNOON SESSION.

At 2.00 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Voorhees, Winton—14.

The rules were suspended, and Mr. Perkins offered an amendment to Senate Bill No. 250, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, one thousand eight hundred and ninety-one,

Which was read and agreed to, ordered to be engrossed, and bill to have a third reading.

Assembly Bill No. 475, entitled "A supplement to an act entitled 'An act to create from the township of South Amboy, in the county of Middlesex, a new township, to be called the township of Madison,'" approved March second, one thousand eight hundred and sixty-nine,

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Mr. Daly, on leave, introduced

Senate Bill No. 254, entitled "An act relative to consents heretofore obtained for the location of the tracks, and the construction and operation of a railway in, along or upon any street, road or highway in this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 241, entitled "Supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors,'" passed March twentieth, one thousand eight hundred and eighty-nine,

Senate Bill No. 243, entitled "An act concerning taxes and the equalization of values with reference thereto,"

Senate Bill No. 244, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state' [Revision], approved March ninth, one thousand eight hundred and seventy-seven,

And

Senate Bill No 245, entitled "An act to repeal an act entitled 'An act concerning district courts in this state,' approved March second, one thousand eight hundred and ninety-one,"

Favorably,

And

Assembly Bill No. 267, entitled "An act to repeal an act entitled 'An act concerning the designation of official newspapers in cities of the first class of this state,' approved March eighth, one thousand eight hundred and ninety-three,

Assembly Bill No. 519, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act relative to guardians and minors";" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which supplement was approved April twenty-eighth, one thousand eight hundred and eighty-six,

Assembly Bill No. 535, entitled "An act to amend an act entitled 'An act respecting licenses in cities, townships, incorporated towns, incorporated boroughs, or police, sanitary and improvement commissions and incorporated camp-meeting associations and seaside resorts," approved March thirteenth, one thousand eight hundred and ninety,

Assembly Bill No. 555, entitled "An act to annex a portion of Sayreville township to the borough of South Amboy,"

Without amendment,

And

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Winton-11.

In the negative were-

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 218 entitled "A supplement to an act entitled 'An act relative to the sales of land under a public statute or by virtue of

ony judicial proceedings' [Revision], approved March twenty-fifth, ane thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 254, entitled "An act relative to consents heretofore obtained for the location of the tracks, and the construction and operation of a railway in, along or upon any street, load or highway in this state."

Favorably.

The rules were suspended and said bill was ordered to have a second reading.

Said bill was then taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 182, entitled "A further supplement to an act entitled "An act to regulate fences," passed January twenty-third, one thousand seven hundred and ninety-nine,

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 212, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as tollows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Hoffman, Chairman of the Committee on Elections, reported

Assembly Joint Resolution No. 5, entitled "Joint resolution providing for certain expenses incurred, or to be incurred, in the contested election case between Jacob C. Lippincott and William J. Thompson,"

Without an endment.

Mr. Ketchan, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 548, entitled "An act relating to the salaries of the officers of the senate and general assembly of the state of New Jersey for the session of the legislature for the year one thousand eight hundred and ninety-four,"

Without amendment.

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, McMickle, Perkins, Rogers (President), Smith, Stokes, Ward, Winton—9.

In the negative were-

Mesers. Bradley, Daly, Hinchliffe, Packer, Skirm, Staates, Thompson, Voorhees—8.

Mr. Skirm moved to reconsider the vote by which said bill was lost.

Mr. Voorhees moved to lay that motion on the table, which was agreed to.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

By way of substitute.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported

Senate Bill No. 183, entitled "An act to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill-rooms,"

Senate Bill No. 198, entitled "A further supplement to an act entitled 'An act to revise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four,' approved March twenty-seventh, one thousand eight hundred and eighty-eight,"

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Senate Bill No. 237, entitled "An act relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with surety or sureties and to the acceptance as surety or guarantor thereupon of companies qualified to act as such,"

Senate Bill No. 117, entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

Senate Bill No. 94, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of the state,' approved April fourteenth, anno domini one thousand eight hundred and ninety-one,"

Senate Bill No. 93, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, anno domini one thousand eight hundred and ninety-one,"

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Senate Bill No. 89, entitled "An act respecting conveyances,"

Senate Joint Resolution No. 6, entitled "Joint resolution to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state,"

This day delivered to the Governor.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 288, entitled "An act to amend an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 298, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five,' which supplement was approved April fourth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 349, entitled "A supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety one,"

And

Assembly Bill No. 492, entitled "An act concerning corporations and benevolent associations,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 288, entitled "An act to amend an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

And

As embly Bill No. 349, entitled "A supplement to an act entitled An act to provide for the more permanent improvement of the public

roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Agriculture and Agricultural College.

Assembly Bill No. 289, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five, which supplement was approved April fourth, one thousand eight and ninety-one,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 492, entitled "An act concerning corporations and benevolent associations,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Mr Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 334, entitled "An act to remove the police department in certain cities of this state from political control,"

Assembly Bill No. 214, entitled "An act to authorize boards of fire commissioners in cities of the second class to make, alter and repeal rules and regulations, relating to the construction of fire-escapes and chimneys, the storage of combustibles and the prevention of obstructions to fire-hydrants in said cities,"

Assembly Bill No. 134, entitled "An act to repeal an act entitled An act to re-organize the board of chosen freeholders in certain counties in this state," approved March fifteenth, one thousand eight hundred and ninety-two,

Assembly Bill No. 365, entitled "An act providing for the appointment of clerks to recorders in certain cities of the second class in this state and defining their duties,"

Assembly Bill No. 513, entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state," approved April seventh, one thousand eight hundred and ninety,

And

Assembly Bill No. 345, entitled "A supplement to an act entitled 'An act to establish an excise department in cities of this state,'" passed April eighth, one thousand eight hundred and eighty-four,

Without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following resolution:

Resolved (the Senate concurring), That the Governor be requested to return to the House of Assembly, for correction in its engressment,

Assembly Bill No. 43, entitled "An act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees-11.

In the negative-None.

Assembly Bill No. 548, entitled "An act relating to the salaries of the officers of the senate and general assembly of the state of New Jersey for the session of the legislature for the year one thousand eight hundred and ninety four,"

Was taken up on second reading.

Mr. Thompson offered amendments, which were read.

Mr. Winton moved that further consideration of said bill and amendments be laid over until to morrow, which was agreed to.

Assembly Bill No. 465, entitled "A further supplement to an act entitled 'An act to establish and regulate pilots for the ports of Jersey City, Newark and Perth Amboy, by way of Sandy Hook,'" approved April seventeenth, one thousand eight hundred and forty-six,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had

passed the same with amendments, and requests its concurrence therein.

Assembly Bill No. 210, entitled "A supplement to the act entitled 'An act to regulate the practice of courts of law'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and Mr. Stokes offered amendments to

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,

Which were read and agreed to, and amendments ordered to be engrossed, and bill to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, May 11th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. H. H. Eberhard.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward—16.

Journal of May 10th was read and approved.

Mr. Skirm, Chairman of the Committee on Militia, reported

Senate Bill No. 253, entitled "A supplement to an act entitled 'An act for the establishment and government of a naval militia of New Jersey,' which act was approved May eighth, one thousand eight hundred and ninety-four,"

Favorably.

Mr. Daly moved that

Senate Bill No. 128, entitled "A further supplement to an act entitled 'An act to provide for the incorporation of street railway companies, and to regulate the same," approved April sixth, one thousand eight hundred and eighty-six,

Be recommitted to the Committee on Revision of Laws, which was agreed to as follows:

In the affirmative were-

Messrs. Adrain, Daly, Miller, Rogers (President) Skirm, Staates, Stokes, Thompson, Voorhees, Ward—10.

In the negative were-

Messrs Hinchliffe, Hoffman, Ketcham, Perkins-4.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 289, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five, which supplement was approved April fourth, one thousand eight hundred and ninety-one,"

Without amendment.

Mr. Voorhees, Chairman of the Committee of the Judiciary, reported

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Favorably,

And

Assembly Bill No. 231, entitled "A supplement to an act relative to the court of pardons,"

Without amendment.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Assembly Bill No. 492, entitled an act concerning corporations and and benevoleut associations,"

Without amendment.

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college,' passed March thirty-first, one thousand eight hundred and ninety,"

Senate Bill No. 241, entitled "Supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors,' passed March twentieth, one thousand eight hundred and eighty-nine,"

And

Senate Bill No. 243, entitled "An act concerning taxes and the equalization of values with reference thereto,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate substitute for Assembly Bill No. 299, entitled "An act relating to the improvement of sidewalks in boroughs,"

Favorably,

And

Assembly Bill No. 352, entitled "An act to amend an act entitled 'An act providing for the formation and government of towns,' approved April twenty-fourth, one thousand eight hundred and eighty-eight,"

Assembly Bill No. 430, entitled "A further supplement to the act entitled 'An act to provide means for protection against fires in townships,' approved March tenth, one thousand eight hundred and seventy-nine,"

A ...d

Assembly Bill No. 522, entitled 'A supplement to an act entitled 'An act to authorize the construction, curbing and paving of sidewalks and crosswalks in townships,' approved May ninth, one thousand eight hundred and eighty-four,"

Without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 226, entitled "An act concerning the number of commissioners of deeds in and for the cities of the second class of this state,"

Without recommendation.

Senate Bill No. 199, entitled "An act to establish and maintain a state museum,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Packer, Chairman of the Committee on Agriculture and Agricultural College, reported

Assembly Bill No. 288, entitled "An act to amend an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety one,"

And

Assembly Bill No. 349, entitled "A supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Without amendment.

Senate Bill No. 244, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state ' [Revision], approved March ninth, one thousand eight hundred and seventy-seven,"

And

Senate Bill No. 245, entitled, "An act to repeal an act entitled 'An act concerning district courts in this state,' approved March second, one thousand eight hundred and ninety-one,"

Were taken up on second reading, and, on motion of Mr. Daly, laid over.

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 219, entitled "A supplement to an act entitled 'An act concerning corporations,' approved April seventh, one thousand eight hundred and seventy-five,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections,'" approved the sixteenth day of April, one thousand eight hundred and forty six,

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Senate Bill No. 251, entitled "Au act to repeal an act entitled 'An act relative to the publication of the financial statements of counties," approved April twenty fifth, one thousand eight hundred and eightynine.

And

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Correctly engrossed.

Mr. Stokes moved that the vote by which

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninetythree,"

Passed, be reconsidered.

Mr. Voorhees moved that that resolution lie on the table, which was agreed to.

The rules were suspended, and

Assembly bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders," approved April sixth, one thousand eight hundred and sixty-five,

Was placed back on second reading.

Mr. Stokes offered amendment to said bill, which was read, agreed to and ordered to be engrossed.

Senate Bill No. 222, entitled "An act to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Thompson, Voorhees, Ward—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Hoffman, on leave, introduced

Senate Bill No. 255, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 548, entitled "An act relating to the salaries of the officers of the senate and general assembly of the state of New Jersey for the session of the legislature for the year one thousand eight hundred and ninety-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Ward—13.

In the negative were-

Messrs. Bradley, Thompson—2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 165, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward—14.

In the negative was-

Mr. Bradley—1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Senate Bill No. 170, entitled "A supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up on third reading and, on motion, laid over until Monday night.

Mr. Voorhees, on leave, introduced

Senate Bill No. 256, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act to incorporate the chosen free-holders in the respective counties of this state," approved April sixteenth, one thousand eight hundred and forty six,' which act was approved March fourteenth, one thousand eight hundred and seventynine, and which said first-mentioned act was approved March thirty-first, one thousand eight hundred and eighty-two,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Skirm, on leave, introduced

Senate Bil No. 257, entitled "An act concerning the government of certain cities in this state and providing for the constituting of a street and sewer commission and other officers therein, and defining the powers and duties of such commission, and relating to the municipal affairs and departments of such cities placed under the control and management of such commission, and providing for the maintenance thereof,"

Senate Bill No. 258, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Senate Bill No. 259, entitled "An act concerning the appointment and the tenure of office of officers appointed by the board of chosen freeholders of certain counties of this state, and the employes of such boards,"

And

Senate Bill No. 260, entitled "An act concerning the office of clerks of excise boards or departments in cities of the second class in this state,"

Which were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

On motion of Mr. Stokes, the Senate then adjourned.

## EVENING SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Bradley, Hiuchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward—13.

Mr. Stokes, for the President, on leave, introduced

Senate Bill No. 261, entitled "An act relative to the granting of licenses for the sale of malt, vinous or spirituous liquors in certain boroughs of this state,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were—

Messrs. Daly, Hinchliffe, Staates-3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections,' approved the sixteenth day of April, one thousand eight hundred and forty-six,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Hinchliffe, Staates-3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 250, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, one thousand eight hundred and ninety-one,

Senate Bill No. 254, entitled "An act relative to consents heretofore obtained for the location of the tracks and the construction and operation of a railway in, along or upon any street and road or highway in this state," Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey," approved March eleventh, one thousand eight hundred and ninety-three,

Correctly engrossed.

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

With Senate amendments correctly engrossed,

And

Assembly Bill No. 425, entitled, "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders," approved April sixth, one thousand eight hundred and sixty-five,

With Senate amendments correctly engrossed.

The rules were suspended, and

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

Was placed back on second reading.

Mr. Bradley offered amendments to said bill, which were read and agreed to, ordered engrossed and bill to have a third reading.

Mr. Hinchliffe asked unanimous consent to offer amendments to

Senate Bill No. 149, entitled "An act to provide for the payment of pensions to certain judicial officers of this state who may resign their offices,"

Which was granted, amendments read, agreed to.

The bill was ordered to be re-engrossed with the amendments embodied therein, and bill to have a third reading.

Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Hinchliffe—2.

Mr. Daly moved to reconsider the vote by which said bill passed, which motion was disagreed to as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe—2.

In the negative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 299 entitled "An act relating to the improvement of sidewalks in boroughs,"

And

Assembly Bill No. 418, entitled "Supplement to an act entitled 'An act concerning firemen's relief associations,' approved March twenty-fifth, one thousand eight hundred and eighty-five,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 404, entitled "A supplement to an act entitled 'An act concerning executors and the administration of intestates' estates' " [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 291, entitled "A further supplement to an act entitled 'An act concerning townships and township officers,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time,

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 39, entitled "An Act to repeal an act entitled 'A supplement to an act entitled "An act for the formation of borough commissions," approved March seventh, one thousand eight hundred and eighty-two,'" which said supplement was approved April seventh, one thousand eight hundred and ninety,

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

The rules were suspended, and said bill was taken up on third reading, and on motion laid over until Monday night.

Assembly Bill No. 241, entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five,"

Was taken up on second reading.

Mr. Skirm moved that the enacting clause of said bill be stricken out, which was agreed to.

Assembly Bill No. 547, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March fifteenth, one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 121, entitled "An act to amend an act entitled 'An act to revise and amend "An act to tax intestates' estates, gifts, legacies and collateral inheritances in certain cases," approved March twenty-third, one thousand eight hundred and ninety-two,' which act to revise and amend was approved March sixteenth, one thousand eight hundred and ninety-three,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees—12.

In the negative was-

Mr. Hinchliffe-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 424, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Was then taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 521, entitled "An act concerning corporations,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 406, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson, Voorhees—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 414, entitled "A supplement to an act entitled 'An act to authorize the burial of the bodies of any honorably-discharged soldier, sailor or marine wno shall hereafter die without leaving means sufficient to defray funeral expenses,' approved February thirteenth, one thousand eight hundred and eighty-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees—12.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 34, entitled "An act to provide for the depth of excavations below the established grade or curb-line of any street in any city of the first class,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 301, entitled "An act concerning the funds of firemen's relief associations of cities of the second class,"

Assembly Bill No. 317, entitled "An act supplementary to the act entitled "An act concerning corporations'" [Revision], approved April seventh, one thousand eight hundred and seventy-five,

And

Assembly Bill No. 170, entitled "An act to compel the erection of fire-escapes and to prevent their encumbrance in cities of the first class,"

Were severally taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

Assembly Bill No. 287, entitled "An act to regulate and prevent the erection of frame or wooden buildings in cities of the first class,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley. Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 412, entitled "An act with relation to the regulation of driving upon the public streets and avenues of townships in this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was dedecided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees-11.

In the negative—None

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 468, entitled "An act requiring, in counties wherein penetentiaries are located, the confinement of persons sentenced to over six and not exceeding eighteen months, in penitentiaries instead of state prison,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ward, Chairman of Committee on Engrossed Bills, reported

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty one, section one, and to appoint a public board of trustees for the same,"

And

Assembly Bill No. 299, entitled "An act relating to the improvement of sidewalks in boroughs,"

With Senate amendments correctly engrossed.

Mr. Voorhees moved that the vote by which

Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases,"

Passed, be reconsidered, which was agreed to by the following vote: In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees—11.

In the negative-None.

Assembly Bill No. 215, entitled "A supplement to an act entitled 'An act to authorize the transfer of suits from the several circuit courts to the several inferior courts of common pleas," approved March twenty third, one thousand eight hundred and ninety-two,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Voorhees-10.

In the negative was-

Mr. Thompson—1.

On motion of Mr. Stokes the Senate then adjourned to Monday evening.

## MONDAY, May 14th, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. J. Ward Gamble.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Staates, Stokes, Voorhees, Ward, Winton—15.

Journal of May 11th was read and approved.

Mr. Winton and Mr. Bradley each presented communications relating to Assembly Bill No. 1, which were read and referred to the Committee on Corporations.

Mr. Ketcham, on leave, introduced

Senate Bill No. 262, entitled "An act concerning municipal boards or departments in cities of the first class in this state,"

The rules were suspended, and said bill was ordered to have a second reading without reference, by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Stokes, Thompson, Voorhees, Ward—14.

In the negative-None.

Mr. Miller, on leave, introduced

Senate Bill No. 263, entitled "An act to provide for the changing of boundary lines to boroughs incorporated under an act entitled 'An act for the formation and government of boroughs,' approved March twelfth, one thousand eight hundred and ninety,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Mr. Hoffman, on leave, introduced

Senate Bill No. 264, entitled "An act to change the boundary line of Atlantic City, in the county of Atlantic, and to annex to said city a portion of the township of Egg Harbor, in said county,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Voorhees, on leave, introduced

Senate Bill No. 265, entitled "A further supplement to the act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Mr. Skirm, on leave, introduced

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 14th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 5, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special oyster rights or privileges in Delaware bay,"

Senate Bill No. 154, entitled "An act entitled 'An act to suppress lottery gambling within this state,"

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names,' approved February twenty-fourth, one thousand eight hundred and seventy-six,"

Senate Bill No. 200, entitled "An act concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,"

And

Senate Bill No. 238, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsements thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 5, entitled "An Act concerning cities of the first class in this state, and regulating official searches of municipal records

of such cities respecting municipal liens on real estate situate within the same,"

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings,"

Senate Bill No. 131, entitled "An act to probibit the riparian commissioners from granting any special oyster rights or privileges in Delaware Bay,"

Senate Bill No. 154, entitled "An act entitled 'An act to suppress lottery gambling within this state."

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names,'" approved February twenty-fourth, one thousand eight hundred and seventy-six,

Senate Bill No. 200, entitled "An act concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine,

And

Senate Bill No. 238, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies'" [Revision], approved April ninth, one thousand eight hundred and seventy-five,

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 14th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 200, entitled "An act to prevent the establishing, erecting, constructing or maintaining any establishment, building or structure, yard, heap or pile for the reception, collection, accumulation, manipulation, decomposition, storage or shipment of any manure, animal droppings or stable refuse within the limits of any city of the first class in this state, and within a distance of five miles from any such city,"

Assembly Bill No. 202, entitled "An act to regulate the practice of pharmacy in the state of New Jersey,"

Assembly Bill No. 321, entitled "An act concerning the inspector of buildings in cities of the first class in this state, and the jurisdiction and powers and duties thereof,"

Assembly Bill No. 415, entitled "An act providing for the pensioning of police officers and policemen in certain cities of this state, and regulating the method by which the same may be accepted and become operative in said cities,"

Assembly Bill No 422, entitled "A supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

Assembly Bill No. 429, entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners in said districts,"

Assembly Bill No. 486, entitled "Supplement to an act entitled "An act for the formation and government of boroughs," approved April second, one thousand eight hundred and ninety-one,"

Assembly Bill No. 504, entitled "An act to amend an act entitled 'An act for the formation of borough commissions,' approved March seventh, one thousand eight hundred and eighty-two,"

Assembly Bill No. 526, entitled "An act to enable cities of the second class to issue bonds for street and sewer improvements, and to provide for the apportionment and payment thereof,"

Assembly Bill No. 529, entitled "An act concerning weights and measures,"

Assembly Bill No. 532, entitled "A supplement to an act entitled 'An act to set off borough commissions from the townships in which they are located, and providing for their government,' approved May second, one thousand eight hundred ninety-four,"

Assembly Bill No. 539, entitled "A supplement to an act to provide for the incorporation of associations for the promotion of art and for the erection of museums and monuments," approved March twenty-third, one thousand eight hundred and eighty-three,

Assembly Bill No. 540, entitled "An act concerning cities,"

Assembly Bill No. 549, entitled "An act relating to assessment of taxes, in cities, towns and townships,"

Assembly Bill No. 550, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five."

Assembly Bill No. 558, entitled "An act in regard to honorably discharged soldiers,"

And

Assembly Bill No. 496, entitled "An act with relation to boards of health in townships containing a population of twelve thousand or more and which are divided into wards,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 200, entitled "An act to prevent the establishing, erecting, constructing or maintaining any establishment, building or structure, yard, heap or pile for the reception, collection, accumulation, manipulation, decomposition, storage or shipment of any manure, animal droppings or stable refuse within the limits of any city of the first class in this state, and within a distance of five miles from any such city,"

Assembly Bill No. 422, entitled "A supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Assembly Bill No. 529, entitled "An act concerning weights and measures,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 202, entitled "An act to regulate the practice of pharmacy in the State of New Jersey,"

And

Assembly Bill No. 539, entitled "A supplement to an act to provide for the incorporation of associations for the promotion of art and for the erection of museums and monuments," approved March twenty-third, one thousand eight hundred and eighty-three,

Were each read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 321, entitled "An act concerning the inspector of buildings in cities of the first class in this state, and the jurisdiction and powers and duties thereof,"

Assembly Bill No. 415, entitled "An act providing for the pensioning of police officers and policemen in certain cities of this state, and regulating the method by which the same may be accepted and become operative in said cities."

Assembly Bill No. 526, entitled "An act to enable cities of the second class to issue bonds for street and sewer improvements, and to provide for the apportionment and payment thereof,"

Assembly Bill No. 540, entitled "An act concerning cities,"

And
Assembly Bill No. 549, entitled "An act relating to assessment of taxes in cities, towns and townships,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 550, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Reform School for Boys.

Assembly Bill No. 429, entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners in said districts,"

Assembly Bill No. 486, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Assembly Bill No. 504, entitled "An act to amend an act entitled 'An act for the formation of borough commissions,' approved March seventh, one thousand eight hundred and eighty-two,"

Assembly Bill No. 532, entitled "A supplement to an act entitled 'An act to set off borough commissions from the townships in which they are located, and providing for their government,' approved May second, one thousand eight hundred and ninety-four,"

And

Assembly Bill No. 496, entitled "An act with relation to boards of health in townships containing a population of twelve thousand or more and which are divided into wards,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 558, entitled "An act in regard to honorably-discharged soldiers,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Claims and Pensions.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 14th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Senate Joint Resolution No. 1, entitled "Joint resolution to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey,"

J. HERBERT POTTS, Clerk of the House of Assembly.

The following joint resolution having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indersement thereon:

"I certify that this joint resolution originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Joint Resolution No. 1, entitled "Joint resolution to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey,"

Senate Bill No. 262, entitled "An act concerning municipal boards or departments in cities of the first class in this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed and to have a third reading.

On motion of Mr. Perkins the amendments to said bill were ordered printed.

On motion of Mr. Skirm the motion to lay on the table the motion to reconsider the vote by which

Assembly Bill No. 357, entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,

Passed, was taken from the table.

Upon the question to reconsider the vote by which said bill was lost, it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Ward —13.

In the negative was-

Mr. Hinchliffe-1.

Said bill was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Winton—12.

In the negative were-

Messrs. Hinchliffe, Thompson-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

Mr. Adrain moved that the motion to lay on the table the motion to reconsider the vote by which

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninety-three,"

Passed, be taken from the table, which was agreed to.

The same Senator moved that the vote by which said bill passed be reconsidered, which was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Ketcham, Rogers (President), Stokes, Thompson—6.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Packer, Staates, Winton-8.

Senate Bill No. 244, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state' [Revision], approved March ninth, one thousand eight hundred and seventy-seven,"

And

Senate Bill No. 245, entitled "An act to repeal an act entitled 'An act concerning district courts in this state,' approved March second, one thousand eight hundred and ninety-one,"

Were taken up on second reading.

Mr. Daly moved said bills be laid over until to-morrow morning, which was agreed to.

Senate Bill No. 253, entitled "A supplement to an act entitled 'An act for the establishment and government of a naval militia of New Jersey,' which act was approved May eighth, one thousand eight hundred and ninety four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 256, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act to incorporate the chosen free-holders in the respective counties of this state," "approved April sixteenth, one thousand eight hundred and forty-six, which act was approved March fourteenth, one thousand eight hundred and seventy-nine, and which said first-mentioned act was approved March thirty-first, one thousand eight hundred and eighty-two,

Senate Bill No. 257, entitled "An act concerning the government of certain cities in this state and providing for the constituting of a street and sewer commission and other officers therein, and defining the powers and duties of such commission, and relating to the municipal affairs and departments of such cities placed under the control and management of such commission, and providing for the maintenance thereof,"

Senate Bill No. 258, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants,"

Senate Bill No. 259, entitled "An act concerning the appointment and the tenure of office of officers appointed by the board of chosen freeholders of certain counties of this state, and the employees of such boards."

And

Senate Bill No. 260, entitled "An act concerning the office of clerks of excise boards or departments in cities of the second class in this state,"

Favorably.

Mr. Skirm, on leave, introduced

Senate Bill No. 267, entitled "An act to repeal an act entitled 'An act fixing the term of office of overseers of the poor in second class cities,'" approved March twenty-eighth, one thousand eight hundred and ninety-three, and ending the term of office of all officers appointed thereunder.

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 206, entitled "An act relative to the publication of laws of this state in the newspapers,"

Correctly engrossed.

Senate Bill No. 170, entitled "A supplement to an act regulating proceedings in criminal cases'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,

Was taken up on third reading.

Mr. Skirm moved that further consideration of said bill be indefinitely postponed, which was agreed to.

Senate Bill No. 197, entitled "An act to amend an act entitled 'An act for the construction, maintenance and operation of water works for the purpose of supplying cities, towns and villages of this state with water," approved April twenty-first, one thousand eight hundred and seventy-six,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward—12. In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Senate Bill No. 208, entitled "An act relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, McMickle, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 390, entitled "An act concerning the condemnation of lands."

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Staates, Stokes, Thompson, Voorhees, Ward—13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed Bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees, Ward—10.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Skirm, Staates, Winton-9.

Mr. Skirm moved to reconsider vote by which said bill was lost.

Mr. Stokes moved to lay that motion on the table, which was agreed to.

Senate Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' approved March seventeenth, one thousand eight hundred and ninety-three,"

Was on motion of Mr. Daly, withdrawn from the files of the Senate.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 245, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

And

Assembly Bill No. 545, entitled "Supplement to an act entitled 'An act relating to social clubs,' approved March twentieth, one thousand eight hundred and ninety-one,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 245, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Elections.

Assembly Bill No. 545, entitled "Supplement to an act entitled 'Au act relating to social clubs,' approved March twentieth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four,"

Favorably.

Senate Bill No. 229, entitled "A further supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward, Winton—13.

In the negative were-

Messrs. Daly, Hinchliffe, McMickle, Staates-4.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry said bill to the House of Assembly at once.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary,

Returning to the Senate

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

With his objections thereto as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 14th, 1894.

To the Senate:

I return herewith to your honorable body, wherein it originated, Senate Bill No. 152, entitled "An act to re-organize the boards of chosen freeholders in counties of the first class in this state," with my objections thereto.

The bill provides that in each of the first class counties of the State new boards of chosen freeholders shall be elected in November next.

The boards are to be constituted as follows:

Each first class city shall have one member from each ward of such city.

Each second class city shall have two members at-large.

Each township and incorporated town, not forming a part of a township, and having, by the last preceding Federal or State census, a population of more than ten thousand inhabitants, shall have two members.

Each township and incorporated town, not forming part of a township, and having, by the last preceding Federal or State census, a population of less than ten thousand inhabitants, shall have one member.

A more complex and complicated scheme was never devised by partisan ingenuity. The appetite for political spoil must be absolutely uncontrollable when it compels resort to such legislation. I am at a

loss to conceive (except for partisan reasons) why first class cities should be represented by wards and second class cities should not, or why second class cities should have members-at-large and first class cities should not.

The bill is not only complex and complicated, but it is incongruous and inconsistent. Section seven provides that the terms of all free-holders and directors-at-large heretofore elected in counties of the first class "shall expire on the second day of December, 1894 [which is Sunday], notwithstanding" they "may have been chosen or elected for a longer term or for a period extending beyond the said first day of December, 1894."

Section eight provides "that the terms of all officers now holding office under appointment by the boards of chosen freeholders of counties of the first class, or under appointment by any officer of any such boards, shall expire on the second day of December [Sunday], notwithstanding such officers may have been appointed for a longer term." &c.

It seems to me that the partisan determination to seize and possess the offices in question might possibly be restrained beyond Sunday, December second, until Monday, December third, at one o'clock A.M. The sole object of the pending bill is to obtain and retain partisan control by the devious methods therein embodied, of the boards of freeholders in the first class counties of the State. Were a bill submitted to the Executive, providing for a fair and equitable representation upon a just and impartial basis, the present officials to be superseded at the election to be held in November next, as provided in the pending bill, no objection would be made thereto. But the proposed scheme, partisan, cumbersome, and intended to subvert and defeat the popular will, has not a single merit, and is, in every aspect, worse than the system it proposes to supersede.

Respectfully,
GEORGE T. WERTS,
Governor.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, returning to the Senate

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

With his objections thereto as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 14th, 1894.

To the Senate:

I herewith return to your honorable body, wherein it originated, Senate Bill No. 223, entitled "A further supplement to an act en-

titled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six," with my objections thereto. The object of the bill is to provide a non-partisan board of prison inspectors. To that no obbjection is made, and were that object properly accomplished, the bill would

have been promptly approved.

The bill provides (I presume inadvertently) that a person to be appointed prison inspector must belong to one of "the two leading political" parties of the State. That is a legislative declaration that membership of certain political parties is a necessary qualification to holding the office of inspector of the State prison. Members of all other parties are consequently disqualified. Aside from the impropriety of such a provision, it is, I apprehend, unconstitutional. We cannot (and should not if we could) legislate that membership of any particular political party is a necessary qualification to office-holding; neither can (or ought) we provide that membership of any particular party is a disqualification to office-holding. The design of the law, a non partisan board, can be effected by the usual provision that not more than three members of the board shall at any time be of the same political party. Some reliance must be placed in the fairness and justice of the appointing power.

The bill also provides that the terms, duties, employment and emoluments of all employes at the prison, with a few exceptions, shall cease and determine thirty days after the meeting of the new board of inspectors, and that all said employes "are hereby dis-

charged."

I respectfully suggest that, having terminated their employment, it is not consistent with the dignity of the legislative and executive departments to further incorporate the formal discharge of a lot of sub-

ordinate and petty officials in a solemn legislative act.

For reasons already stated, the provision "that all appointments under this act shall be in equal numbers from members of the two leading political parties, and no appointments or dismissals shall be made by the principal keeper, nor approved by the board of inspectors, by or through which there shall at any time be in the aggregate of deputies, assistants and other subordinate officers \* \* \* a greater number of members of one of the leading political parties than of the other," is also objectionable.

As in the other instance, it makes membership of certain parties a requisite of employment, and membership of other parties, or of no

party, a bar to employment.

Such legislation, if intentional (and I do not think it is), could only be inspired by "partisanship run mad." It is manifestly impossible to maintain at all times a balance of political parties in the appointment and dismissal of such minor officials. To comply with the proposed law, if a member of one party was discharged for cause, a mem-

ber of the opposite party would have to be discharged without cause; if a member of one party was employed, another of the same party would have to be dismissed, or a member of the opposite party employed, in order to maintain "the balance of power," which otherwise would be overthrown.

Such legislation is unnecessary. Having provided a non-partisan board of inspectors, and terminated the terms of all employes and made their re-employment or the employment of others subject to the supervision and approval of the non-partisan board of inspectors, are, it seems to me, sufficient safeguards against undue partiality or favoritism.

Respectfully,
GEORGE T. WERTS,
Governor.

A message was received from the Governor by the hands of; Mr. John S. McMaster, his private Secretary:

Returning to the Senate

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

With his objections thereto, as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, N. J., May 14th, 1894.

To the Senate:

I return herewith to your honorable body, wherein it originated, Senate Bill No. 92, entitled "A supplement to an act entitled "A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one, which said supplement was approved March twenty-ninth, one thousand eight hundred and ninety-two," with my objections thereto.

The bill returned, by its first section, proposes to amend section two of the "stone-road law," by providing that the supervisors whose duty and business it is to superintend the construction of such roads, shall hereafter be appointed by the various boards of freeholders and receive compensation at the rate of three dollars per day. As the law now is, such supervisors are appointed by the Governor and receive

five dollars per day.

The State appropriates \$75,000 annually for stone roads, and the only oversight it has, as to the proper disbursement of that large fund, is through the supervisors appointed by the Governor. The impolicy of depriving the State of its only safeguard over such expenditures is apparent without argument. If it be deemed wise, on reflection, to

insist that the compensation of the supervisors be reduced from five to three dollars per day, the Executive, while doubting the wisdom thereof, will not further object. The real purpose of the bill, which is partisan, and but partially disclosed by its first section, is evident from the second section.

That section, as originally introduced and printed, provided "that the office of any and all supervisors heretofore appointed by the Governor shall immediately cease and determine upon the appointment of their successor or successors by the several boards of chosen free-holders."

The quoted words were subsequently changed, and in lieu thereof the bill now reads: "provided, that it shall not apply to any road already under contract further than to change the compensation of the said supervisors, who shall hereafter be paid three dollars per day."

The only effect of the change is to save from dismissal perhaps a

half dozen supervisors heretofore appointed.

Hitherto these appointments have been made upon a non partisan basis without reference to the political opinions of the appointee, and, generally, upon the recommendation of the President of the State Board of Agriculture, who is not in political accord with the Executive.

But, as it is now proposed to deprive the Executive of the power of appointment, I respectfully suggest that it will be wise as well as prudent to transfer the power of appointment to the President of the State Board of Agriculture instead of the county freeholders. The President of the Board of Agriculture is a State officer already charged officially with the approval of the plans and specifications for constructing stone roads, and he will doubtless provide fit and proper supervisors for the State. And such transfer, while vesting the appointment of a few officials in accordance with the spirit of the bill, will not so glaringly expose the object of the legislation, nor be so likely to attract attention to the reflection upon the executive department.

Respectfully,

GEORGE T. WERTS, Governor.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 14th, 1894.

Mr. President:

l am directed by the House of

1 am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 219, entitled "A supplement to an act entitled 'An act concerning corporations,' approved April seventh, one thousand eight hundred seventy-five,"

Without amendment.

## J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 219, entitled "A supplement to an act entitled 'An act concerning corporations,' approved April seventh, one thousand eight hundred and seventy-five."

House amendments to

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty-six,"

Were taken up, read and concurred in by the following vote:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The bill was ordered to be re-engrossed with the amendments embodied therein.

On motion of Mr. Daly, the vetoes from the Governor read at this session were ordered printed, which was agreed to.

Senate Bill No. 224, entitled "An act fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative were-

Messrs. Daly, Drake-2.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, and requests its concurrence therein.

Mr. Smith, Chairman of the Committee on Reform School for Boys, reported

Assembly Bill No. 550, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

Without amendment.

Mr. Smith, Chairman of the Committee on Claims and Pensions, reported

Assembly Bill No 558, entitled "An act in regard to honorably-discharged soldiers,"

Without amendment.

Mr. Stokes, on leave, introduced

Senate Bill No. 268, entitled "A further supplement to an act entitled 'An act for the better enforcement in Maurice river cove and Delaware bay of an act entitled "An act for the preservation of clams and oysters," approved April fourteenth, one thousand eight hundred and forty-six,' and of the supplements thereto,"

Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Game and Fisheries.

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as tollows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" the roll call as, on motion, suspended.

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer Rogers (President), Skirm, Smith, Stokes, Thompson, Voor hees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 134, entitled "An act to repeal an act entitled 'A act to re-organize the board of chosen freeholders in certain counties in this state, 'approved March fifteenth, one thousand eight hundred and ninety-two,"

Was taken up, read a second time, considered by sections, amended, agreed to, and ordered to have a third reading.

Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton-14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein. Senate Bill No. 250, entitled 'A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state.'" approved April fourteenth, one thousand eight hundred and ninety-one,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 14th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 566, entitled "An act relating to police justices in cities of the first class, and defining their jurisdiction, duties and powers,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clirk of the House of Assembly.

Assembly Bill No. 566, entitled "An act relating to police justices in cities of the first class, and defining their jurisdiction, duties and powers."

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 26, entitled "An act to enable cities of the first class to construct sewers through ancient unnavigable creeks or water courses."

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 26, entitled "An act to enable cities of the first class to construct sewers through ancient unnavigable creeks or water courses,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Senate Bill No. 251, entitled "An act to repeal an act entitled 'An act relative to the publication of the financial statements of counties,' approved April twenty-fifth, one thousand eight hundred and eightynine,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Thompson, Voorhees, Ward—12. In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 255, entitled "A supplement to the act entitled "An act constituting district courts in certain cities in this state," approved March ninth, one thousand eight hundred and seventy-seven,

Favorably.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 14th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 572, entitled "An act to provide for the changing of boundary lines to boroughs incorporated under an act entitled

"An act for the formation and government of boroughs,'" approved March twelfth, one thousand eight hundred and ninety,

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 572, entitled "An act to provide for the changing of boundary lines to boroughs incorporated under an act entitled 'An act for the formation and government of boroughs,' "approved March twelfth, one thousand eight hundred and ninety,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Ward—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein. Assembly Bill No. 208, entitled "An act to empower the town and township committees in counties of the third class to enter into a contract for public lighting for a term of years,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Assembly Bill No. 301, entitled "An act concerning the funds of firemen's relief associations of cities of the second class,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Stastes, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 365, entitled "An act providing for the appointment of clerks to recorders in certain cities of the second class in the state and defining their duties,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follws:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Winton —12.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 148 entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Ward, Winton—17.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Assembly Bill No. 408, entitled "An act in relation to the manner of paying teachers in the public schools of certain cities of this state, and giving the commissioners of public instruction, or other body having the charge or control of public schools, power in relation thereto,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Thompson, Ward, Winton—16.

In the negative—None.

The Secretary was directed by the President to carry said bill to the Hoouse of Assembly and inform that body that the Senate had passed the same without amedment.

Mr. Skirm, on leave, introduced

Senate Bill No. 269, entitled "An act relative to the state-house and adjacent public grounds,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 199, entitled "An act to establish and maintain a state museum,"

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultrual college,' passed March thirty-first, one thousand eight hundred and ninety,"

Senate Bill No. 241, entitled "Supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors,' passed March twentieth, one thousand eight hundred and eighty nine,"

Senate Bill No. 243, entitled "An act concerning taxes and the equalization of values with reference thereto,"

And

Senate Bill No. 129, entitled "An act in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases,"

Correctly engrossed.

On motion of Mr. Daly,

Assembly Bill No. 138, entitled "An act to repeal an act entitled 'A supplement to "An act in relation to the improvement and maintenance of certain roads," approved March third, one thousand eight hundred and eighty-two,' approved April sixteenth, one thousand eight hundred and ninety-one,"

Was recommitted to the Committee on Agriculture and Agricultural College.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 526, entitled "An act to enable cities of the second class to issue bonds for street and sewer improvements, and to provide for the apportionment and payment thereof,"

 $\mathbf{And}$ 

Assembly Bill No. 566, entitled "An act relating to police justices in cities of the first class, and defining their jurisdiction, duties and powers,"

Without amendment.

The rules were suspended and Mr. Voorhees offered amendment to

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

Which was read and agreed to and ordered engrossed, and bill to have a third reading.

House amendments to

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement,"

And

Senate Bill No. 108, entitled "An act to fix the fees of sheriffs of counties in which is or may be maintained a workhouse,"

Were taken up severally, read three times, and agreed to.

On motion of Mr. Stokes, the Senate then adjourned.

#### TUESDAY, May 15th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. J. H. Batten.

Under the direction of the President the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—16.

Journal of May 14th was read and approved.

The President presented a petition from the organized labor unions against publication of the laws in pamphlet form.

Substitute for Senate Bill No. 206, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hinchliffe, McMickle, Perkins, Stokes, Thompson-5.

In the negative were-

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Winton—12.

Assembly Bill No. 542, entitled "A further supplement to an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, 42

and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same, approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Was taken up on third reading.

Mr. Daly moved that said bill be laid over until 2 o'clock, which was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, McMickle, Miller, Staates, Ward, Winton —8.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson—8.

The same Senator moved that said bill be laid over until 3 o'clock, which was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, McMickle, Miller, Staates, Ward, Winton—8.

In the negative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees—9.

Mr. Winton moved that the Senate take a recess until 2 o'clock P. M., which was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Staates, Winton—8.

In the negative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees—8.

Mr. Daly moved that the Senate take a recess until 1:50 o'clock P. M., which was decided as follows:

In the affirmative were-

Messrs. Drake, Hinchliffe, McMickle, Miller, Staates, Winton-6.

In the negative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees—8.

Mr. Drake moved that the Senate take a recess until 2:30 o'clock P. M., which was decided as follows:

In the affirmative were-

Mesers. Adrain, Daly, Drake, Hinchliffe, Miller, Perkins, Staates, Winton-8.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Mr. Daly moved that the Senate adjourn, which was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Perkins, Staates, Winton-6.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees—11.

Said bill

Was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton—9.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Voorhees offered the following resolution, which was read and adopted:

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Having been recalled from the Governor and returned to the Senate,

Resolved, That said bill be returned to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 10th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following concurrent resolution:

Resolved (the Senate concurring), That the Governor be requested to return to the House of Assembly for correction

Assembly Bill No. 470, entitled "An act in relation to boards of assessment and revision of taxes in cities in this state,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees—15.

In the negative—None.

Mr. Voorhees, Chairman of the Committee on Labor and Industries, reported

Assembly Bill No. 35, entitled "An act prescribing the manner in which buildings other than wood or frame shall be erected, reconstructed or removed in cities of the first class,"

Without amendment.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four,"

Senate Bill No. 267, entitled "An act to repeal an act entitled 'An act fixing the term of office of overseers of the poor in second class cities,' approved March twenty-eighth, one thousand eight hundred and ninety-three, and ending the term of office of all officers appointed thereunder,"

Favorably,

And

Assembly Bill No. 26, entitled "An act to enable cities of the first class to construct sewers through ancient unnavigable creeks or water courses,"

Assembly Bill No. 321, entitled "An act concerning the inspector of buildings in cities of the first class in this state, and the jurisdiction and powers and duties thereof,"

Assembly Bill No. 415, entitled "An act providing for the pensioning of police officers and policemen in certain cities of this state, and regulating the method by which the same may be accepted and become operative in said cities,"

Assembly Bill No. 456, entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the respective counties of this state' [Revision], approved April sixteenth, one thousand eight hundred and forty-six,"

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

Assembly Bill No. 540, entitled "An act concerning cities,"

And

Assembly Bill No. 549, entitled "An act relating to assessment of taxes in cities, towns and townships,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on 'Miscellaneous Business, reported

Assembly Bill No. 202, entitled "An act to regulate the practice of pharmacy in the state of New Jersey,"

And

Assembly Bill No. 539, entitled "A supplement to an act to provide for the incorporation of associations for the promotion of art and for the erection of museums and monuments," approved March twenty-third, one thousand eight hundred and eighty three,"

Without amendment.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 429, entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners in said districts,"

Assembly Bill No. 205, entitled "An act to authorize townships and other municipal bodies in counties of the third class in this state to vote moneys toward the support of hospitals situated in said counties,"

And

Assembly Bill No. 532, entitled "A supplement to an act entitled 'An act to set off borough commissions from the townships in which they are located, and providing for their government,' " approved May second, one thousand eight hundred and ninety-four,

Without amendment.

On motion of Mr. Stokes the Senate then adjourned.

#### AFTERNOON SESSION.

At 3 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley Drake, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Ward —13.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported

Senate Bill No. 219, entitled "A supplement to an act entitled 'An act concerning corporations,' "approved April seventh, one thousand eight hundred and seventy-five,

Senate Bill No. 228, entitled "An act to further amend an act entitled 'An act for the organization of the national guard of the state of New Jersey'," approved March ninth, one thousand eight hundred and sixty-nine,"

Senate Bill No. 238, entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Senate Bill No. 200, entitled "An act concerning nurses, attendant and other employes in any charitable or penal institution of any township, county or other municipality in this state,"

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 186, entitled "A supplement to an act entitled 'An act to authorize persons to change their names," approved February twenty-fourth, one thousand eight hundred and seventy-six,"

Senate Bill No. 154, entitled "An act entitled 'An act to suppress lottery gambling within this state,"

Senate Bill No. 131, entitled "An act to prohibit the riparian commissioners from granting any special oyster rights or privileges in Delaware bay,"

Senate Bill No. 51, entitled "An act concerning the power of boards of education to borrow money, issue bonds or incur debtedness for the purchase of lands or the erection of school buildings,"

Senate Bill No. 5, entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same,"

And

Senate Joint Resolution No. 1, entitled "Joint resolution to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey,"

This day delivered to the Governor.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Senate Bill No. 217, entitled "An act to regulate the sale of liquor upon any car, steamboat or vessel within this state,"

Without recommendation,

And

Assembly Bill No. 529, entitled "An act concerning weights and measures,"

Without recommendation.

Mr. Hoffman, Chairman of the Committee on Elections, reported

Assembly Bill No. 245, entitled "A further supplement to an act eatitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

Without recommendation.

Mr. W rd, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 262, entitled "An act concerning municipal boards or departments in cities of the first class in this state,"

And

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty-six,"

Correctly engrossed,

Assembly Bill No. 134, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in certain counties in this state,' approved March fifteenth, one thousand eight hundred and ninety-two,"

And

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

With Senate amendments, correctly engrossed.

The following message was received from the House of Assembly by the hands of its Clerk:

> STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

The Governor's objections to each of them to the contrary notwithstanding.

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto,"

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners and to regulate their term of service therein," approved February twenty seventh, one thousand eight hundred and fifty-seven, and the supplements thereto,"

Assembly Bill No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,'" approved March fifteenth, one thousand eight hundred and seventy-six,

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office,"

Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

And

Assembly Bill No. 421, entitled "An act providing for the formation and establishment of wards in cities of the first class in this state,"

J. HERBERT POTTS,

Clerk of the House of Assembly.

The Governor's vetoes were then taken up and read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
ably: TRENTON, May 14th, 1994.

To the House of Assembly:

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state, and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities,' approved March sixteenth, one thousand eight hundred ane ninety-one, and the supplements and amendments thereto," with my objections thereto.

The bill repeals the acts (Chapter XCIV., Laws of 1891, and Chapter CXL., Laws of 1892), under which the present police courts in cities of the first class are constituted, and provides nothing in their stead. That objection is sought to be overcome by a companion bill, Assembly Bill No. 249, which establishes police courts in place of those abolished by Assembly Bill No. 248. The function of Assembly Bill No. 248 is to destroy the present police courts and legislate the justices out of office, in order that other courts may be established and other justices of a different party complexion appointed under the provisions of Assembly Bill No. 249.

If such legislation is to be enacted, it should at least provide for the completion of pending business, which both Assembly Bills Nos. 248 and 249 fail to do. Such omission may occasion serious incon-

venience and annoyance.

Respectfully,

GEORGE T. WERTS, Governor.

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 14th, 1894.

To the House of Assembly:

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class," with my objections thereto.

The passage of Assembly 249, or some such measure, was made necessary by the passage of Assembly 248, which seeks to abolish the police courts in first-class cities of the State by repealing the acts of 1891 and 1892 whereunder they are at present constituted. The pending bill provides for such courts in place of those abolished by Assembly 243. The law repealed, or proposed to be repealed, is much superior in most respects to that embodied in the pending bill, and the object of the repeal, viz., the ousting of justices, being attained, with

slight alterations, it should be re-enacted, instead of the bill herewith returned.

The alleged reason for the passage of Assembly Bills Nos. 248 and 249 is to decrease the number of justices from three to two in each of the first-class cities of the State. That could be accomplished more easily by a slight amendment to the existing law, and leaving the law itself intact. That, however, would not change the political complexion of any of the courts, or make room for other officials. real reason for such sweeping legislation, therefore, would appear to be a determination to seize the courts in question for partisan purposes. So far forth as the proposed change was in fact made to decrease the number of courts or re-organize them upon a non partisan basis, or to provide for the election of the justices or their appointment by local officials or bodies, no complaint would be made of the incidental partisan advantages or disadvantages ensuing. But where the courts are abolished and the terms of the justices abruptly terminated, and then the courts re-established upon the same basis, all for the sole purpose of supplying places for other incumbents of a different political faith, no more competent or worthy than the ejected officials, complaint is justifiable and resistance within proper limits praiseworthy.

I may remark that the police justices will probably be unable to secure any compensation, should the proposed legislation be enacted. The bill provides that they shall be paid annual salaries of \$2,500 each; but by whom, or by what department, or from what fund is not stated. As to the clerks of the courts, the bill provides that they "shall receive a salary of \$1,200 per annum, to be paid mouthly by

the Board of Police Commissioners of such city."

Respectfully,

GEORGE T. WERTS, Governor.

STATE OF NEW JERSEY.
EXECUTIVE DEPARTMENT,
Y: TRENTON, May 14th, 1894.

To the House of Assembly:

I return herewith to your honorable body, in which house it originated, Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein,' approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplements thereto," with my objections thereto.

Ever since the year 1857 the charge and keeping of the jails in the counties of Essex and Hudson, and of the prisoners in such jails, has been in the Boards of Chosen Freeholders of those counties and such

jailer as they should appoint, and "not in the respective Sheriffs of said counties."

An experience of thirty seven years has demonstrated the wisdom of that provision. It is now proposed to transfer that charge and keeping of the jails and prisoners from the Boards of Freeholders to the Sheriffs. The reason for the change is purely partisan, and is found in the fact that in both counties the present jailers belong to one political party and the Sheriffs to another. Were it not for that fact, the proposed legislation would not be contemplated. Therefore, because the proposed legislation is designed merely to secure partisan ends, and is to the detriment rather than the benefit of the public service, I withhold my assent therefrom.

Respectfully,

GEORGE T. WERTS,

Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
y: Trenton, May 14th, 1894.

To the House of Assembly:

I return herewith to the House of Assembly, wherein it originated, Assembly Bill No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,' approved March fifteenth, one thousand eight hundred and seventy six," with my objections thereto.

The bill returned is a companion bill to Assembly Bill No. 224, also disapproved for reasons stated in the message returning the same, to which message, in order to avoid repetition, I beg to refer, as though it were incorporated herein. The passage of No. 225 was necessitated because it was apprehended that one of the parties for whose benefit Assembly 224 was passed might refuse to avail himself thereof. The proviso contained in No. 225 virtually continues in one of the two first class counties the system which Assembly No. 224 purports to abolish. That fact is at the same time the commendation of the system assailed and the condemnation of the legislation which attempts its overthrow. Respectfully.

GEORGE T. WERTS,

Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 14th, 1894.

To the House of Assembly: TRENTON, May 14th
I return herewith to the House of Assembly, wherein

I return herewith to the House of Assembly, wherein it originated, Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office," with my objections.

The bill relates only to the cities of Newark and Jersey City. The alleged reason for the passage of the bill is economy. The true reason is to obtain partisan control of the law departments in those two cities. The bill might effect an inconsiderable saving in the city of Newark; it would increase expenses in Jersey City.

The bill undertakes, in the most thorough manner, to regulate the law departments of the two cities, and is, in my opinion, unconstitutional because in violation of the constitutional provision that "the legislature shall not pass private, local or special laws regulating the

internal affairs of towns and counties."

The new officials, it is provided, "shall be appointed by the respective Mayors of said cities on the fourth Tuesday in May, 1894, and on the fourth Tuesday of each second succeeding year thereafter."

I apprehend it will be difficult to fix the exact ending of the term of any official appointed under the act, or when the respective Mayors will be authorized to appoint their successors. The successors are to be appointed "on the fourth Tuesday of each second succeeding year thereafter." That may possibly be construed to mean the fourth Tuesday of January, but is certainly not the intention of the act.

Not only are the officials to be appointed by the Mayor, but he is also to fix (within certain limits) the salaries to be paid them. No department of the city is to have any voice in the choice or designation of their official counsel or be consulted as to his compensation. It seems to me that the inevitable effect of the absolute power vested in the Mayor, however well-intentioned the incumbent, will be to destroy the independence of the law department and greatly impair its efficiency.

Respectfully,
GEORGE T. WERTS,
Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 14th, 1894

To the House of Assembly.

I return herewith to your honorable body, wherein it originated, Assembly Bill 285, entitled "An act to annex a part of Hudson county to the county of Essex," with my objections thereto.

The bill returned proposes to take from the county of Hudson and annex to the county of Essex all that part of Hudson county lying south of Bergen county, and between the Passaic and Hackensack rivers. The portion thus taken comprises within its limits the town of Harrison and the township of Kearney.

The county of Hudson, territorially, is the smallest or next smallest county in the State. The proposed substraction would reduce its present area between one-quarter and one-third.

By the last census Hudson is the most populous county in the State. The effect of the pending bill is to make it second instead of

first in that respect.

The territory proposed to be taken embraces a population of about sixteen thousand inhabitants, and a taxable valuation of at least \$10,-000,000. The bonded indebtedness of Hudson county, less amount in sinking funds, is \$2,057,915.18, which, having been in part incurred in reliance upon the valuation above mentioned, should of course, in case of division, be properly and justly apportioned. In recognition of that fact, the Governor is authorized (not required) to appoint one citizen and freeholder from each of the counties of Essex and Hudson, and those two are authorized to choose a third, the three to constitute a commission "to make a just and equitable settlement between the counties of Essex and Hudson, so far as relates to the bonded indebtedness of said county of Hudson;" the report of such commissioners to be filed with the County Collector of Hudson county, the Treasurer of the Town of Harrison and the Township Clerk of Kearny township.

The bill contains no provision as to whether such report must be unanimous, what it shall contain, within what time it shall be filed, its effect when filed or what proceedings, if any, are to be or may be had or taken upon the filing thereof or subsequent thereto. The three commissioners are vested with undefined and absolute power to make "a just and equitable settlement"—not between Harrison and Kearny and Hudson county, but between the counties of Essex and Hudson—of the bonded indebtedness of Hudson county. From their report

no appeal or method of review is provided.

Arrearages of taxes, in the neighborhood of \$70,000, are due the county of Hudson from Harrison and Kearny, and the same commissioners are empowered to make a just and equitable settlement and report thereon as aforesaid "of any and all taxes which have been assessed previous to the passage of this act on the town of Harrison and the township of Kearny."

The provisions for the "settlement" of the bonded and tax indebtedness (aside from constitutional objections that have been urged against them) are crude, indefinite and inadequate. Any attempt to carry them out will be ineffectual, and productive only of complica-

tions, confusion and litigation.

The bill, in section 5, further provides that the Governor is authorized (not required) to appoint one citizen and freeholder from each of the municipalities of Jersey City, Harrison and Kearny, "who shall have full power to choose two citizens and freeholders of the county of Hudson who are not residents of either the city of Jersey City, the town of Harrison and the township of Kearny, and, when so chosen, such citizens shall be considered a board of commisioners, whose duty it shall be," &c. From the quoted language it is uncertain whether

the commission referred to in section 5 is to consist of two or five persons, but whatever the number, "when so chosen, such citizens shall be considered a board of commissioners, whose duty it shall be to make a just and equitable settlement between the city of Jersey City, town of Harrison and the township of Kearny. so far as relates to the contracts now existing, by virtue of which the city of Jersey City now furnishes water to said town of Harrison and township of Kearny."

The report of the last-mentioned commission is to be filed with the Comptroller of Jersey City, the Treasurer of Harrison and the Township Clerk of Kearny. No time is fixed within which it shall be filed

or by whom or how many it must be signed.

Nothing is said as to what its effect shall be, or when or how it

shall or may be enforced, and no appeal or review is provided.

Although by its title the proposed law relates to the counties of Essex and Hudson, the section (No. 5) now under consideration deals with existing contracts between three other different parties (municipalities) and establishes a commission to make a just and equitable settlement between those other parties of and concerning the subject matter of those contracts.

In effect a new provision or condition is inserted, without and probably against the consent of the contracting parties, or some of them.

A "just and legal settlement" is to be made, whether the contracting parties desire it or not, and notwithstanding their objections new relations and duties are to be imposed, and existing rights and remedies altered or annulled, at the pleasure of the commission, without reference to the contracting parties. Such legislation, it seems to me, is in direct violation of the constitutional provision that "the Legislature shall not pass any law impairing the obligation of contracts or depriving a party of any remedy for enforcing a contract which existed when the contract was made."

It is not proposed to submit any feature of the bill, by popular vote or otherwise, to the ratification, approval or rejection of any of the municipalities to be affected by it. It is alleged that the inhabitants of the territory to be annexed are largely in favor of annexation. That may or may not be so. The best method to determine that fact is by popular election. Otherwise, it is mere conjecture; and whatever the apparent sentiment under the excitement of the present movement, it may be altogether different when deliberately expressed at the ballot-box.

This question of annexation concerns not only the inhabitants of the territory to be annexed, but the entire counties of Hudson and Essex. Hudson should not be dismembered and deprived of so large a domain, and reduced from the most populous county in the State to a secondary position, without its consent; nor should Essex county, without its consent, be compelled to annex extra territory and possibly

assume or become liable for a portion of the indebtedness of Hudson

county.

The argument that the situation of Kearny and Harrison is such as to make it desirable for them to belong to Essex rather than to Hudson county, is dictated simply by considerations of self-interest and personal convenience. It regards those municipalities only, and ignores all other parties and all other considerations. The same argument could be used to justify the dismemberment of every county in the State. All of them have within their limits some town or territory so located as to make it more desirable for the inhabitants thereof to be incorporated within an adjoining county. If such a condition is to be an all-sufficient reason for withdrawal and annexation, no county will be able to preserve its territorial integrity.

The right of "home rule" urged in favor of the pending bill does

not enter into the controversy.

Kearny and Harrison, I presume, have home rule now. If not, they would be no better off in the county of Essex. Their local, "home rule" governments would be the same in either county. The bill expressly provides "that the said town of Harrison and the township of Kearny shall retain their respective corporate names, and shall enjoy all their respective rights and powers granted to them by their respective charters and the amendments thereto."

The doctrine which asserts the right of individual municipalities to sever county relations at their own free will and pleasure is not the

principle of home rule; it is rather the heresy of secession.

Respectfully,

GEORGE T. WERTS,

Governor.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
To the House of Assembly: TRENTON, May 14th, 1894.

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 421, entitled "An act providing for the formation and establishment of wards in cities of the first class in this state," with my objections thereto

The bill returned provides for the appointment by the mayors of first class cities of a commission of five persons, not more than three of whom shall belong to the same political party, to divide such cities

into wards.

The bill embodies a partisan scheme whereby first class cities may be gerrymandered for partisan ends and so as to defeat the popular will. If the commission were intended to be non-partisan it would not be permitted to be constituted with a majority of any political party. The fact that a majority is given to either party discloses the animus and purpose of the act. As it is intended to constitute the

board for partisan uses and purposes, it would be better to avoid the pretense of non-partisanship altogether and make the board consist of three instead of five. That would answer every purpose intended to be subserved by the bill, and at the same time effect a saving of at least six dollars to the cities interested.

Respectfully,

GEORGE T. WERTS,

Givernor.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER,

Mr. President:

May 15th, 1894.)

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 52, entitled "An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

With amendment,

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

House amendments to

Senate Bill No. 52, entitled "An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Were severally read three times and agreed to.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 527, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 527, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes' " [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Judiciary.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

Mr. Daly moved that 100 copies of the Governor's veto message of Assembly Bill No. 285, entitled "An act to annex a part of Hudson county to the county of Essex,"

Be printed, which was agreed to.

The rules were suspended, and the vote by which

Assembly Bill No. 215, entitled "A supplement to an act entitled 'An act to authorize the transfer of suits from the several circuit courts to the several inferior courts of common pleas,' approved March twenty-third, one thousand eight hundred and ninety-two,"

Was lost, was reconsidered by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Winton—16.

In the negative-None.

Said bill

Was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Skirm, Smith, Staates, Thompson, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 79, entitled "An Act to prescribe and regulate the manner of nominating candidates for certain public offices in the state of New Jersey,"

Was taken up on third reading.

Mr. Daly moved that further consideration of said bill be postponed, which was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Rogers (President), Ward -6.

In the negative were-

Messrs. Bradley, Hinchliffe, McMickle, Miller, Skirm, Staates, Thompson, Voorhees, Winton-9.

Mr. Miller moved said bill lie over until to-morrow morning, which was decided as follows:

In the affirmative were-

Messrs. Hoffman, Ketcham, Miller, Rogers (President) Smith, Ward —6.

In the negative were-

Mesers Adrain, Bradley, Daly, Hinchliffe, McMickle, Packer, Skirm, Staates, Thompson, Winton—10.

Said bill was then taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Hinchliffe, McMickle, Miller, Rogers (President), Staates, Stokes, Voorhees, Winton—11.

In the negative were-

Messrs. Drake, Hoffman, Ketcham, Packer, Skirm, Smith, Thompson, Ward—8.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

With the Governor's objections thereto, was taken up.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-9.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 572, entitled "An act to provide for the changing of boundary lines to boroughs incorporated under an act entitled 'An act for the formation and government of boroughs,' approved March twelfth, one thousand eight hundred and ninety,"

Assembly Bill No. 496, entitled "An act with relation to boards of health in townships containing a population of twelve thousand or more and which are divided into wards,"

Assembly Bill No. 326, entitled "A further supplement to an act entitled "An act for the formation of borough governments," approved April fifth, one thousand eight hundred and seventy-eight,

And

Assembly Bill No. 383, entitled "An act concerning the sale of lands and real estate in fee where the same have been purchased by the mayor and council of boroughs incorporated under the act entitled 'An act for the formation of borough governments,' approved April fifth, one chousand eight hundred and seventy eight, for taxes or assessments,"

Without amendment.

Senate Bill No. 129, entitled "An act in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Adrain, Drake, Hinchliffe, McMickle, Miller, Perkins, Stuates, Winton-8.

In the negative were--

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

Senate Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,' approved March nineteenth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, amended, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Senate Bill No. 268, entitled "A further supplement to an act entitled 'An act for the better enforcement in Maurice river cove and Delaware bay of an act entitled "An act for the preservation of clams and oysters," approved April fourteenth, one thousand eight hundred and forty-six,' and of the supplements thereto,"

Favorably.

Senate Bill No. 256, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act to incorporate the chosen free-holders in the respective counties of this state," approved April sixteenth, one thousand eight hundred and forty six,' which act was

approved March fourteenth, one thousand eight hundred and seventynine, and which said first-mentioned act was approved March thirtyfirst, one thousand eight hundred and eighty-two,"

Senate Bill No. 257, entitled "An act concerning the government of certain cities in this state and providing for the constituting of a street and sewer commission and other officers therein, and defining the powers and duties of such commission, and relating to the municipal affairs and departments of such cities placed under the control and management of such commission, and providing for the maintenance thereof."

Senate Bill No. 260, entitled "An act concerning the office of clerks of excise boards or departments in cities of the second class in this state."

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four."

Senate Bill No. 268, entitled "A further supplement to an act entitled 'An act for the better enforcement in Maurice river cove and Delaware bay of an act entitled "An act for the preservation of clams and oysters," approved April fourteenth, one thousand eight hundred and forty-six,' and of the supplements thereto,"

Senate Bill No. 255, entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

And

Senate Bill No. 269, entitled "An act relative to the state house and adjacent public grounds,"

Were severally taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 235, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Without amendment.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

#### WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 235, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one."

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr Skirm, Chairman of the Committee on Municipal Corporations, reported

Senate Bill No. 267, entitled, "An act to repeal an act entited 'An act fixing the term of office of overseers of the poor in second-class cities,'" approved March twenty-eighth, one thousand eight hundred and ninety three, and ending the term of office of all officers appointed thereunder,

Favorably,

And

Assembly Bill No. 418, entitled "Supplement to an act entitled 'An act concerning firemen's relief associations,' approved March twenty-fifth, one thousand eight hundred and eighty-five,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the Secretary was directed to carry all passed bills to the House of Assembly at once.

Assembly Bill No. 299, entitled "An act relating to the improvement of sidewalks in boroughs,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain Daly, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 265, entitled "A further supplement to the act entitled 'An act constituting district courts in certain cities in this state," approved March, ninth, one thousand eight hundred and seventy-seven,

Favorably,

A nd

Assembly Bill No. 527, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,

Without amendment.

Mr. Voorhees, Chairman of the Committee on Labor and Industries, reported

Senate Joint Resolution No. 3, entitled "Joint resolution requesting the senators and representatives in congress from this state to secure the passage of a law providing for a national labor holiday,"

Favorably.

The rules were suspended and Mr. Voorhees offered amendments to

Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which were read and agreed to, and

The bill was ordered to be re-engrossed with the amendments embodied therein.

Assembly Bill No. 424, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Daly, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Voorhees, Ward, Winton—11.

In the negative--None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 243, entitled "An act concerning taxes and the equalization of values with reference thereto,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson, Winton—12.

In the negative was-

Mr. Adrain-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 253, entitled "A supplement to an act entitled 'An act for the establishment and government of a naval militia of New Jersey,' which act was approved May eighth, one thousand eight hundred and ninety-four,"

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four,"

Senate Bill No. 269 entitled "An act relative to the state-house and adjacent public grounds,"

And

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

Correctly engrossed.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 236, entitled "An act to authorize the 'Pennsylvania and New Jersey railroad company' of the state of New Jersey to connect its railroad with the railroad of the 'Pennsylvania and New Jersey railroad company' of the state of Pennsylvania,"

And

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninety-three."

# J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsements thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 236 entitled "An act to authorize the 'Pennsylvania and New Jersey railroad company' of the state of New Jersey to connect its railroad with the railroad of the 'Pennsylvania and New Jersey railroad company' of the state of Pennsylvania,"

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Senate Bill No. 29, entitled "An act to amend an entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Having been recalled from the Governor and returned to the Senate, Resolved, That said bill be returned to the Governor for his approval.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 532, entitled "A supplement to an act entitled 'An act to set off' borough commissions from the townships in which they are located, and providing for their government,' approved May second, one thousand eight hundred and ninety-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Staates, Thompson, Voorhees, Ward—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 545, entitled "Supplement to an act entitled 'An act relating to social clubs,' approved March twentieth, one thousand eight hundred and ninety-one,"

Without amendment.

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

Was taken up and read a third time.

Upon the question, "Shall this Joint Resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward—15.

In the negative-None.

The Secretary was directed by the President to carry said Joint Resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 572, entitled "An act to provide for the changing of boundary lines to boroughs incorporated under an act entitled 'An act for the formation and government of boroughs,' approved March twelfth, one thousand eight hundred and ninety,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Drake, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Was taken up, read a second time, considered by sections, amended, agreed to, and ordered to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Drake, Hiuchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Thompson, Voorhees, Ward—13.

Assembly Bill No. 245, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy six,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading.

The rules were suspended, and said bill was taken up on third reading and, on motion, laid over temporarily.

Mr. Daly, on leave, introduced

Senate Bill No. 270, entitled "A supplement to an act entitled 'An act concerning the government of cities of this state,' approved April sixth, one thousand eight hundred and eighty-nine,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 134, entitled "An act to repeal an act entitled An act to re organize the board of chosen freeholders in certain counties in this state," approved March fifteenth, one thousand eight hundred and ninety-two,

Was taken up and read a third time.

Upon the question, "Shall this Assembly Bill pass?" It was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Stokes, Thompson, Voorhees-11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Hinchliffe, Perkins-3.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and Mr. Skirm offered amendment to

Assembly Bill No. 475, entitled "A supplement to an act entitled 'An act to create from the township of South Amboy, in the county of Middlesex, a new township, to be called the township of Madison, approved March second, one thousand eight hundred and sixty-nine,"

Which was read and agreed to.

Said bill having been twice read, amended and agreed to, the amendments were ordered engrossed, and bill to have a third reading.

Assembly Bill No. 429, entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners in said districts."

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 430, entitled "A further supplement to the act entitled 'An act to provide means for protection against fires in townships,' approved March tenth, one thousand eight hundred and seventy-nine,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 545, entitled "Supplement to an act entitled 'An act relating to social clubs,' approved March twentieth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Ketcham, McMickle, Miller, Packer, Perkins, Staates, Thompson, Voorhees—11.

In the negative were-

Messrs. Bradley, Hoffman, Rogers (President), Skirm, Smith, Ward —6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The rules were suspended, and the vote by which amendments to Senate Bill No. 195, entitled "A supplement to an act entitled 'A

general act concerning taxes," approved March nineteenth, one thousand eight hundred and ninety-one,

Were adopted was reconsidered by the following vote:

In the affirmative were-

Messrs. Drake, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward—12. In the negative—None.

Amendments to said bill were then taken up and disagreed to.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 260, entitled "An act concerning the office of clerks of excise boards or departments in cities of the second class in this state,"

Senate Bill No. 256, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act to incorporate the chosen free-holders in the respective counties of this state," approved April sixteenth, one thousand eight hundred and forty-six,' which act was approved March fourteenth, one thousand eight hundred and seventy-nine, and which said first mentioned act was approved March thirty-first, one thousand eight hundred and eighty-two,"

Senate Bill No. 255, entitled "A supplement to the act entitled 'An act constituting district courts in certain cities in this state,' " approved March ninth, one thousand eight hundred and seventy-seven,

And

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Correctly engrossed.

Mr Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 504, entitled "An act to amend an act entitled 'An act for the formation of borough commissions,' approved March seventh, one thousand eight hundred and eighty-two,"

Without amendment.

Mr. Miller asked unanimous consent to withdraw from the files of the Senate

Senate Bill No. 263, entitled "An act to provide for the changing of boundary lines to boroughs incorporated under an act entitled 'An act for the formation and government of boroughs,' approved March twelfth, one thousand eight hundred and ninety,"

Which was granted.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 15th, 1894.

Mr President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Without amendment.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The rules were suspended, and

Senate Bill No. 255, entitled "A supplement to the act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Thompson, Voorhees, Ward, Winton-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Assembly Bill No. 226, entitled "An act concerning the number of commissioners of deeds in and for the cities of the second class of this state,"

Was then taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Thompson, Ward—11.

In the negative was-

Mr. Voorhees-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed he same without amendment.

Assembly Bill No. 348, entitled "An act in relation to the examination of and licensing stationary engineers for the better protection of life and property,"

Was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and bill to have a third reading.

Mr. Daly moved that the consideration of said bill be made the special order for to-morrow morning at 11 o'clock.

Mr. Perkins moved to amend said motion by substituting "Friday" for "to morrow morning," at same hour,

Which was agreed to.

The rules were suspended, and the Secretary was directed to carry all bills passed to the House of Assembly at once.

Assembly Bill No. 535, entitled "An act to amend an act entitled 'An act respecting licenses in cities, townships, incorporated towns, incorporated boroughs, or police, sanitary and improvement commissions and incorporated camp-meeting associations and seaside resorts,' approved March thirteenth, one thousand eight hundred and ninety,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 205, entitled "An act to authorize townships and other municipal bodies in counties of the third class in this state to vote moneys toward the support of hospitals situated in said counties,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Skirm, Smith, Stokes, Thompson, Voorhees, Winton-12.

In the negative was-

Mr. Miller-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment. Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate substitute for Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Correctly engrossed,

Assembly Bill No. 504, entitled "An act to amend an act entitled 'An act for the formation of borough commissions,' approved March seventh, one thousand eight hundred and eighty-two,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Mesers. Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Thompson, Voorhees, Winton-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 326, entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Winton-11.

In the negative were-

Mesers. Daly, Miller-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate substitute for Assembly Bill No. 464, entitled "A supplement to an act entitled 'An act concerning marriages, births and

deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Daly, the Senate then adjourned.

## WEDNESDAY, May 16th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. E. J. Frieze.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—19.

Journal of May 15th was read and approved.

A petition was received from the American Order of Steam Engineers in reference to the passage of

Assembly Bill No. 348, entitled "An act in relation to the examination of and licensing stationary engineers for the better protection of life and property,"

Which was read.

Mr. Miller presented an invitation from the Mayor of Cape May City to attend the Fourth of July celebration in that city, which was read.

Mr. Stokes moved that said invitation be referred to the Committee on Judiciary to prepare a letter of acceptance thereof.

Mr. Ketcham moved that the vote by which

Assembly Bill No. 545, entitled "Supplement to an act entitled 'An act relating to social clubs,' approved March twentieth, one thousand eight hundred and ninety-one,"

Passed, be reconsidered.

Mr. Stokes moved that that motion lie upon the table, which was agreed to.

The rules were suspended, and Mr. Perkins offered an amendment to

Assembly Bill No. 348, entitled "An act in relation to the examination of and licensing stationary engineers for the better protection of life and property,"

Which was read and disagreed to as follows:

In the affirmative were-

Messrs. Hinchliffe, Ketcham, McMickle, Perkins-4.

In the negative were-

Messrs. Adrain, Daly, Hoffman, Miller, Packer, Rogers (President), Skirm, Smith, Thompson—9.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,
May 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following, the Governor's objection thereto notwithstanding:

Assembly Bill No. 88, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled 'A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eighty-nine, and to end the term of office of any officer or officers appointed thereunder."

# J. HERBERT POTTS,

Clerk of the House of Assembly.

The Governor's message was read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT,

To the House of Assembly:

TRENTON, May 15th, 1894.

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 88, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-

nine, entitled 'A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twentyseventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eightynine, and to end the term of office of any officer or officers appointed

thereunder," with my objections thereto.

. The law sought to be repealed provides that in counties having a population between fifty-six thousand and eighty thousand inhabitants, the Prosecutor of the Pleas, with the approval of a majority of all the Judges of the court of General Quarter sessions of the Peace, may appoint suitable persons, not exceeding two in any county, to act as special officers for the detection, arrest and prosecution of offenders against the law, who shall receive a per diem allowance not exceeding

four dollars, to be fixed by a majority of said Judges.

No provision is made for any person or persons to perform the duties hitherto performed by the officers thus proposed to be legislated out of The concurrent testimony is that such officials have proved valuable and efficient aids to the administration of justice. compensation is limited to the time they are actually employed, and in most cases does not reach the maximum limit allowed. I am advised that the repeal of the law in question will entail serious detriment to the proper enforcement of the criminal law in the various counties. As a matter of economy it will prove unwise, as the services now performed by those officials will probably have to be provided for hereafter by the Boards of Freeholders at an increased cost.

Respectfully,

GEORGE T. WERTS,

Governor.

The following message was received from the House of Assembly by the hands of its Clerk:

> STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill, the Governor's objections to the contrary notwithstanding:

Senate Bill No. 152, entitled "An act to reorganize the board of chosen freeholders in counties of the first class in this state,"

> J. HERBERT POTTS. Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No 68, entitled "An act relating to cities of the third class."

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor-houses in this state,' approved May sixth, one thousand eight hundred and eighty-nine,"

Senate Bill No. 212, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Senate Bill No. 213, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

And

Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections,' approved the sixteenth day of April, one thousand eight hundred and forty-six,"

Without amendment.

# J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsements thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 68, entitled "An act relating to cities of the third class,"

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor houses in this state,' approved May sixth, one thousand eight hundred and eighty-nine,"

Senate Bill No. 212, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety one,"

Senate Bill No. 213, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

And

Senate Bill No. 234, entitled "A further supplement to the actentitled 'An act to regulate elections,' approved the sixteenth day of April, one thousand eight hundred and forty-six,"

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 15th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 508, entitled "A supplement to an act entitled 'An act concerning official newspapers in cities of this state,' passed March thirteenth, one thousand eight hundred and eighty four,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 508, entitled "A supplement to an act entitled 'An act concerning official newspapers in cities of this state,' passed March thirteenth, one thousand eight hundred and eighty four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 15th, 1894.

Mr. President :

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerant venders and to regulate all such sales,"

Assembly Bill No. 273, entitled "Supplement to an act entitled 'An act concerning taxes,' approved April fourteenth one thousand eight hundred and forty six,"

Assembly Bill No 314, entitled "An act to establish a system of public instruction' [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 330, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act to regulate elections," approved April eighteenth, one thousand eight hundred and seventy-six,' which supplemental act was approved May twenty-eighth, one thousand eight hundred and ninety,"

Assembly Bill No. 469, entitled "A further supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 484, entitled "An act authorizing the lighting of public streets and places in the cities, towns, townships, boroughs and villages of the state, and to erect and maintain the proper appliances,"

Assembly Bill No. 524, entitled "A supplement to an act entitled 'An act regulating the proceedings in criminal cases,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 544, entitled "An act relating to fire insurance,"

Assembly Bill No. 567, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days so to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 569, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the issue of bonds to provide moneys for the erection of county lunatic asylum buildings in counties of this state," approved June tenth, one thousand eight hundred and ninety, which supplement was approved May first, one thousand eight hundred and ninety-four,"

And

Assembly Bill No. 576, entitled "A further supplement to an act entitled 'An act to amend "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,' which amendatory act was approved March twentieth, one thousand eight hundred and ninety-one,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerate venders and to regulate all such sales,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Miscellaneous Business.

Assembly Bill No. 273, entitled "Supplement to an act entitled 'Au act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

Assembly Bill No. 314, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Assembly Bill No. 330, entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act to regulate elections," approved April eighteenth, one thousand eight hundred and seventy-six,' which supplemental act was approved May twenty-eighth, one thousand eight hundred and ninety,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Elections.

Assembly Bill No. 469, entitled "A further supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 524, entitled "A supplement to an act entitled 'An act regulating the proceedings in criminal cases,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Assembly Bill No. 567, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days so to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,"

And

Assembly Bill No. 569, entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act to authorize the issue of bonds to provide moneys for the erection of county lunatic asylum buildings in counties of this state," approved June tenth, one thousand eight hundred and ninety,' which supplement was approved May first, one thousand eight hundred and ninety-four,"

Were severally read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 484, entitled "An act authorizing the lighting of public streets and places in the cities, towns, townships, boroughs

and villages of the state, and to erect and maintain the proper appliances,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

Assembly Bill No. 544, entitled "An act relating to fire insurance," Which was read for the first time by its title, ordered to have a second reading and referred to the Committee on Banks and Insurance.

Assembly Bill No. 576, entitled "A further supplement to an act entitled 'An act to amend "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,' which amendatory act was approved March twentieth, one thousand eight hundred and ninety-one,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations

Mr. Daly presented a memorial from citizens of Hudson county against annexation of Kearny township to Essex county, which was read.

Mr. Thompson presented the following report from the Special Committee to examine into the grievances complained of in reference to the corporation controlling the bridge over the Delaware river at Phillipsburg:

To the Honorable the Senate and General Assembly of the State of New Jersey:

The committee appointed by the concurrent resolution dated May third, eighteen hundred and ninety-four, consisting on the part of the Senate of Senators Thompson, Ketcham and Staates, and on the part of the House of Assembly of Messrs. Storrs, Reading and Wilson, directing them to examine into the grievances complained of by the petition presented to the Legislature, and directing them to report to this or subsequent Legislature the facts ascertained by their investigation in reference to the corporation controlling the bridge over the Delaware river from the borough of Phillipsburg, in the county of Warren and State of New Jersey, to the city of Easton, in the county of Northampton and State of Pennsylvania, and the reported violations of the charter under which said corporation is acting, beg leave to report as follows:

They find that on the thirteenth day of March, seventeen hundred and ninety-five, an act was passed by the State of Pennsylvania and a charter granted to "The President, Managers and company for erecting a bridge over the river Delaware at the borough of Easton," connecting the borough of Phillipsburg, in the county of Warren and the State of New Jersey, to the borough of Easton, in the county of Northampton and State of Pennsylvania; that supplements to the

above-recited act were passed by the State of Pennsylvania April fourth, seventeen hundred and ninety-eight, March twelfth, eighteen hundred and two, March tenth, eighteen hundred and six, and January thirtieth, eighteen hundred and ten, and that concurrent acts to the above-recited acts were passed by the Legislature of the State of New Jersey; a further act dated April first, eighteen hundred and forty-five, was passed by the Legislature of the State of Pennsylvania and no concurrent act was passed by the Legislature of the State of New Jersey in respect to the matters recited and enacted in the last-mentioned act.

They find that by the original act of March thirteenth, seventeen hundred and ninety-five, the corporation consisting of "The President, Managers and company for erecting a bridge over the river Delaware at the borough of Easton" was empowered to issue capital stock to be at the par value of one hundred dollars per share, upon which issue the company was authorized to declare an annual dividend not exceeding fifteen per cent. per annum, and that the said company was also authorized to accumulate a "growing fund," being sufficient for any necessary repairs or the building of a new bridge; that under this proviso, or under the provisos of the subsequent acts, the company did issue their capital stock to the amount of two hundred and ninety-seven shares, of the par value of twenty-nine thousand seven hundred dollars; that by a further act the company was empowered to raise money by lottery, and under this last mentioned act the company did raise the sum of twelve thousand five hundred dollars; that by the act of eighteen hundred and two the time for completing said bridge was extended for a period of seven years; that by the act of eighteen hundred and six a loan by the State of Pennsylvania to the company in the amount of ten thousand dollars was granted, repayable in ten annual installments, but that the act of eighteen hundred and ten gave the said company the privilege to repay said ten thousand dollars at any time before the same became due and payable; that the act of eighteen hundred and forty-five, above referred to, provided that the "growing fund," being already sufficiently large, should not be further increased, and that a suitable person should be appointed by the Court of Quarter Sessions of Northampton county, of the State of Pennsylvania, annually, for the purpose of ascertaining the clear profits and income of the said company or corporation for the year preceding, and required him to make his report in detail to the court, and made it the duty of the court to make such appointment, and further required that the court should make such further order in the premises as would restrict the said company or corporation from charging an amount of toll that would exceed, with the dividends accruing from said "growing fund," the amount of fifteen per cent, per annum on the total issue of the said capital stock. This last mentioned act, as already mentioned, was

not concurred in by the Legislature of this State, and no concurrent act has, so far as your committee has any knowledge, ever been passed.

The committee further found that the bridge spanning the Delaware river between the two points mentioned is of an old and now obsolete form of bridge; it is a wooden structure, roofed over, with small windows, few in number, from shore to shore, and your committee believe that the declaration of the Grand Jury of Northampton county, of the State of Pennsylvania, that the bridge is a public nuisance because it is inadequate for its business, dangerous and unwholesome for the persons crossing it on foot, by reason of the scant space afforded to them for passage and the amount of dust flying constantly in the air, consisting not alone of earthy particles but of the manure of animals, is well supported by their examination.

After a personal examination the committee believe that it is in the interest of the people for whose convenience the bridge is maintained, that a larger, more spacious and more suitable bridge should be provided, particularly in view of the fact that a street railway propelled by electric power is shortly destined to cross the bridge, owing to the fact that the governing body of the borough of Phillipsburg has recently granted to said electric railway company the right to cross the bridge from the city of Easton and extend its tracks through said

borough.

The committee further find that by section fourteen of the aforesaid act of one thousand seven hundred and ninety-five, the said President and Managers of the said corporation "shall, at the end of every third year from the date of incorporation until the two years next after the bridge aforesaid shall be completed, lay before the General Assembly of this State an abstract of their accounts, showing the whole of the capital expended in the prosecution of the said work and of the income and profits arising from the said tolls for and during the said respective periods, together with an exact account of the costs and charges of keeping the said bridge in repair and all other contingent costs and charges, to the end that the clear annual income and profits thereof may be ascertained and known," and they beg to state that by the admissions of the representatives of the said bridge company or corporation who appeared before us, said section of the said act has never been complied with in this State, and that no report as required by the said act has ever been submitted to the General Assembly of this State.

The committee further find from the admissions made by the said representatives of the said bridge company or corporation that they are now paying dividends of twenty-five per cent. upon the said capital stock of \$29,700, although restricted by the provisions of the charter above recited to an amount not exceeding fifteen per centum upon the total issue of the capital stock. The said company, however, assert that an additional sum of \$19,653.43 was expended in

building said bridge, on which amount, though no stock was issued therefor, it is claimed an annual dividend of fifteen per cent. may be

declared and paid.

The committee further report that, though requested, the representatives of said bridge company or corporation decline to make any statement as to the present amount of the "growing fund" above mentioned, though from such information as the committee were able to gather, said fund now largely exceeds the purposes for which the said corporation was authorized to create the same, and the committee is of opinion that the dividends arising from the present "growing fund" are more than sufficient without the collection of any tolls to pay the authorized fifteen per centum upon the capital stock of the

company.

In conclusion, the committee recommend that the Attorney-General of this State be and he hereby is requested to take such steps as in his discretion may be proper for ascertaining whether the provisions of the charter under which "The President, Managers and company for erecting a bridge over the river Delaware at the borough of Easton," over the said river, between said city of Easton, in the county of Northampton and State of Pennsylvania, and the borough of Phillipsburg, in the county of Warren and State of New Jersey, are operating, have in any respect been violated, and for instituting, in case he finds that the said charter has been violated, the necessary proceedings for annulling the charter of the said company, or for such other relief as he may think proper.

L. A. THOMPSON,
C. F. STAATES,
CHARLES B. STORRS,
CHARLES N. READING,
L. MILTON WILSON.

Dated Trenton, May 15th, 1894.

Mr. Drake moved that

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Be taken from the table, which was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hinchliffe, McMickle, Miller, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—15.

In the negative-None.

Mr. Drake moved to reconsider vote by which said bill was lost.

Which was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Staates, Thompson, Voorhees, Ward—15.

In the negative-None.

The rules were suspended, and

Mr. Skirm offered amendment to said bill, which was read.

Mr. Daly moved said amendment lie over for further consideration.

Which motion was lost.

Said amendments were then agreed to by the following vote:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Perkins, Skirm, Ward—11.

In the negative were-

Messrs. Drake, Packer, Rogers (President), Stokes, Thompson, Voorhees-6.

Mr. Voorhees moved that

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Be recommitted to committee on Judiciary, which motion was agreed to.

Mr. Adrain, on leave, introduced

Senate Bill No. 271, entitled "An act authorizing second class cities to purchase, lease and extend street railroads, and to issue bonds and levy taxes therefor,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Mr. Adrain moved that

Senate Bill No. 242, entitled "Proposed amendment to article four of the constitution of the state of New Jersey,"

Be taken up for consideration.

Mr. Stokes moved that further consideration of said bill be postponed until the September session, which was decided as follows:

In the affirmative were-

Messrs. Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees, Ward—10.

In the negative were-

Mesers. Adrain, Bradley, Daly, Drake, McMickle, Staates-6.

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six,"

Was taken up, and upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorbees, Ward-11.

In the negative were-

Messrs. Adrain, Daly, Hinchliffe, McMickle, Staates-5.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 419, entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office,"

Was taken up.

Upon the question "Shall this bill pass, the Governor's objections thereto notwithstauding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, Staates-4.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 224, entitled "An act to repeal an act entitled 'An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplements thereto,"

Was taken up.

Upon the question "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Mesers. Adrain, Daly, Hinchliffe, Staates-4.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 225, entitled "An act to amend an act entitled 'An act concerning sheriffs,' approved March fifteenth, one thousand eight hundred and seventy-six,"

Was taken up.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Adrain, Daly, Hinchliffe, McMickle, Staates-5.

The Secretary was directee by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 421, entitled, "An act providing for the formation and establishment of wards in cities of the first class in this state," Was taken up.

Upon the question "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Staates-6.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 248, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such court, and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities," approved March sixteenth, one thousand eight

hundred and ninety-one, and the supplements and amendments thereto,"

Was taken up.

Upon the question "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Staates-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 249, entitled "An act to provide for the appointment of police justices in cities of the first class,"

Was taken up.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs Daly, Drake, Hinchliffe, McMickle, Staates-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety two,"

Was taken up.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—10.

In the negative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Perkins, S.aates, Voorhees—8.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding. Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,' approved March nineteenth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 265, entitled "A further supplement to the act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Correctly engrossed,

And

Assembly Bill No. 348, entitled "An act in relation to the examination of and licensing stationary engineers for the better protection of life and property,"

And

Assembly Bill No. 475, entitled "A supplement to an act entitled 'An act to create from the township of South Amboy, in the county of Middlesex, a new township, to be called the township of Madison,'" approved March second, one thousand eight hundred and sixty-nine,

With Senate amendments correctly engrossed.

On motion of Mr. Stokes, the Senate then adjourned.

### AFTERNOON SESSION.

At 2.00 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate when the following Senators appeared and answered the call:

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

Assembly Bill No. 245, entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 576, entitled "A further supplement to an act entitled 'An act to amend "An act concerning corporporations," approved April seventh, one thousand eight hundred and seventy-five,' which amendatory act was approved March twentieth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 273, entitled "Supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

And

Assembly Bill No. 36, entitled "An act to assist operatives in factories and other employes in the collection of their wages,"

Without amendment.

Mr. Ketcham, Chairman of the Committee on Banks and Insurance, reported

Assembly Bill No. 544, entitled "An act relating to fire insurance," Without amendment.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 314, entitled "An act to amend an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Without amendment.

Mr. Ketcham, Chairman of the Committee on Miscellaneous Business, reported

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itilerant venders and to regulate all such sales,"

And

Assembly Bill No. 431, entitled "An act to provide for the examination and licensing of plumbers, and the examination and appointment of plumbing inspectors,"

Without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 567, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days so to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' "approved March ninth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 569, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to authorize the issue of bonds to provide moneys for the erection of county lunatic asylum buildings in counties of this state," approved June tenth, one thousand eight hundred and ninety, which supplement was approved May first, one thousand eight hundred and ninety-four,"

And

Assembly Bill No. 469, entitled "A further supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases," "[Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Without amendment.

Senate Bill No. 265, entitled "A further supplement to the act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Was taken up on second reading.

Mr. Daly moved said bill lie over temporarily, which was agreed to.

Senate Joint Resolution No. 3, entitled "Joint resolution requesting the senators and representatives in congress from this state to secure the passage of a law providing for a national labor holiday,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Senate Bill No. 268, entitled "A further supplement to an act entitled 'An act for the better enforcement in Maurice river cove and Delaware bay of an act entitled "An act for the preservation of clams and oysters," approved April fourteenth, one thousand eight hundred and forty-six, and of the supplements thereto,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward—13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,' approved March nineteenth, one thousand eight hundred and ninety one,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—14.

In the negative were-

Messrs. Hinchliffe, Winton-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 33, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays and fixing the days and parts of days to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,

Assembly Bill No. 388, entitled "An act relating to a state reformatory,"

Assembly Bill No. 391, entitled "An act to promote the efficiency of the police departments in cities of the first class,"

Assembly Bill No. 393, entitled "An act to protect the planting and cultivating of oysters in the tide-waters of this state,"

And

Assembly Bill No. 432, entitled "An act concerning cities," In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 33, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays and fixing the days and parts of days to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,"

Was read for the first time by its title, ordered to have a second reading and referred to the Committee on Revision of Laws.

Assembly Bill No. 388, entitled "An act relating to a state reformatory,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Reform School for Boys.

Assembly Bill No. 391, entitled "An act to promote the efficiency of the police departments in cities of the first class,"

And

Assembly Bill No. 432, entitled "An act concerning cities,"

Were read for the first time by their titles, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 393, entitled "An act to protect the planting and cultivating of oysters in the tide-waters of this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Game and Fisheries.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

And

Senate Bill No. 250, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, one thousand eight hundred and ninety-one,

Without amendment.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

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The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement on each:

"I certify that this bill originated in the Senate.

### WILBUR A. MOTT,

Secretary of the Senate."

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

And

Senate Bill No. 250, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,'" approved April fourteenth, one thousand eight hundred and ninety-one.

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No 484, entitled "An act authorizing the lighting of public streets and places in the cities, towns, townships, boroughs and villages of the state, and to erect and maintain the proper appliances,"

With amendment,

And

Assembly Bill No. 486, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Without amendment.

The rules were suspended, and the Secretary was directed to carry all bills passed to the House of Assembly at once.

Senate Bill No. 269, entitled "An act relative to the state house and adjacent public grounds,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffmam, Ketcham, Packer, Rogers (President), Skirm, Thompson, Ward—8.

In the negative were—

Messrs. Daly, Hinchliffe, Smith, Staates, Stokes, Voorhees, Winton —7.

Assembly Bill No. 425, entitled "A further supplement to an act entitled 'Au act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton —13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 391, entitled "An act to promote the efficiency of the police departments in cities of the first class,"

And

Assembly Bill No. 432, entitled "An act concerning cities," Without amendment.

Senate Bill No. 262, entitled "An act concerning municipal boards or departments in cities of the first class in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Staates, Stokes, Thompson, Voorhees, Ward, Winton—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein. Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Ward, Winton —13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 253, entitled "A supplement to an act entitled 'An act for the establishment and government of a naval militia of New Jersey,' which act was approved May eighth, one thousand eight hundred and ninety-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

House amendments to

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and bridges connected with the same," approved May eleventh, one thousand eight hundred and eighty-six,"

Were taken up, read a first time, and ordered to have a second reading.

Mr. Ward, Chairman of the Committee on Game and Fisheries, reported

Assembly Bill No. 393, entitled "An act to protect the planting and cultivating of oysters in the tide waters of this state,"

Without amendment.

Mr. Smith, Chairman of the Committee on Reform School for Boys, reported

Assembly Bill No. 388, entitled "An act relating to a state reformatory,"

Without amendment.

Mr. Smith, Chairman of the Committee on Passed Bills, reported

Senate Bill No. 29, entitled "An act to amend an act entitled 'An act concerning legacies' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 107, entitled "An act to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement,"

Senate Bill No. 108, entitled "An act to fix the fees of sheriffs of counties in which is or may be maintained a workhouse,"

Senate Bill No. 68, entitled "An act relating to cities of the third class,"

Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections,'" approved the sixteenth day of April, one thousand eight hundred and forty six,

Senate Bill No. 235, entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Senate Bill No. 216, entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 236, entitled "An act to authorize the 'Pennsylvania and New Jersey railroad company' of the State of New Jersey to connect its railroad with the railroad of the 'Pennsylvania and New Jersey railroad company' of the State of Pennsylvania,"

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 227, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Senate Bill No. 218, entitled "An act relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same,"

Senate Bill No. 212, entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,'" approved April second, one thousand eight hundred and ninety-one,

Senate Bill No. 191, entitled "A supplement to an act entitled 'An act for the better regulation of poor-houses in this state,'" approved May sixth, one thousand eight hundred and eighty-nine,

Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Senate Bill No. 249, entitled "An act to provide for the appointment of a state commissioner of public roads and to define his duties,"

Senate Bill No. 250, entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one,

And

Senate Joint Resolution No. 7, entitled "Joint resolution for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people,"

This day delivered to the Governor.

Senate Bill No. 256, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act to incorporate the chosen free-holders in the respective counties of this state," "approved April sixteenth, one thousand eight hundred and forty-six, which act was approved March fourteenth, one thousand eight hundred and seventy-nine, and which said first-mentioned act was approved March thirty-first, one thousand eight hundred and eighty-two,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were—

Messrs. Daly, Winton—2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 290, entitled "An act in relation to comptrollers in cities of this state,"

Was taken up, read a second time, considered by sections, agreed to ordered to have a third reading, and,

Under a suspension of the rules said bill was taken up and read a third time.

Mr. Daly moved to strike out the enacting clause of said bill, which motion was lost.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative was-

Mr. Hinchliffe-1.

In the negative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Rogers (President), Thompson, Voorhees, Ward—8.

Assembly Bill No. 383, entitled "An act concerning the sale of lands and real estate in fee where the same have been purchased by the mayor and council of boroughs incorporated under the act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight, for taxes or assessments,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 374, entitled "An act authorizing township committees in this state to provide by ordinance for the appointment of a building inspector, and to define his duties and powers,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 566, entitled "An act relating to police justices in cities of the first class, and defining their jurisdiction, duties and powers,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Joint Resolution No. 5, entitled "Joint resolution providing for certain expenses incurred, or to be incurred, in the contested election case between Jacob C. Lippincott and William J. Thompson,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said joint resolution was taken up and read a third time.

Upon the question, "Shall this joint resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Hinchliffe, Staates, Winton-4.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 526, entitled "An act to enable cities of the second class to issue bonds for street and sewer improvements, and to provide for the apportionment and payment thereof,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 257, entitled "An act concerning the government of certain cities in this state and providing for the constituting of a street and sewer commission and other officers therein, and defining the powers and duties of such commission, and relating to the municipal affairs and departments of such cities placed under the control and management of such commission, and providing for the maintenance thereof,"

Correctly engrossed.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Senate Bill No. 261, entitled "An act relative to the granting of licenses for the sale of malt, vinous or spirituous liquors in certain boroughs of this state,"

Favorably.

Assembly Bill No. 334, entitled "An act to remove the police department in certain cities of the state from political control,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon motion of Mr. Voorhees, said bill was laid over.

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs Bradley, Daly, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Mr. Packer, on leave, introduced

Senate Bill No. 272, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title. ordered to have a second reading, and referred to the Committee on Education.

Senate Bill No. 261, entitled "Au act relative to the granting of licenses for the sale of malt, vinous or spirituous liquors in certain boroughs of this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 495, entitled "An act relative to the construction, repair and management of buildings used in connection with the school department in cities of the first class,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Stokes, Thompson, Voorhees, Ward, Winton—12. In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 242, entitled "An act to repeal an act entitled 'An act in relation to warrants drawn to meet disbursements and expenditures made by boards in cities of the first class in this state in certain cases, and giving the common council or other governing body power in relation thereto," approved January thirty-first, one thousand eight hundred and ninety-three,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 529, entitled "An act concerning weights and measures."

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was dedecided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 244, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled "A supplement to an act entitled "A supplement to an act entitled "A supplement in cities of this state," passed April eighth, one thousand eight hundred and eighty-four," which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two,' and which supplement was approved March seventeenth, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 580, entitled "A supplement to an act entitled 'An act relative to corporations,' approved May fifteenth, one thousand eight hundred and ninety-four,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 580, entitled "A supplement to an act entitled "An act relative to corporations,' approved May fifteenth, one thousand eight hundred and ninety-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly No. 26, entitled "An act to enable cities of the first class to construct sewers through ancient unnavigable creeks or water courses,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Mr. Perkins moved that said bill lie over, which was agreed to.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 580, entitled "A supplement to an act entitled 'An act relative to corporations,' approved May fifteenth, one thousand eight hundred and ninety-four,"

Without amendment.

Assembly Bill No. 576, entitled "A further supplement to an act entitled 'An act to amend "An act concerning corporations,' approved April seventh, one thousand eight hundred and seventy-five,' which amendatory act was approved March twentieth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Winton —13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 432, entitled "An act concerning cities,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Ward, Winton—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 567, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days so to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward—11.

In the negative was-

Mr. Staates-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Joint Resolution No. 2, entitled "Joint resolution relating to the passage of a law by congress making the city of Bayonne a port of entry,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said joint resolution was taken up and read a third time.

Upon the question, "Shall this Joint Resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward—12. In the negative—None.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

Was then taken up, read a second time, considered by sections, amended, agreed to, and ordered to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

#### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Voorhees, Ward, Winton—13.

Assembly Bill, No. 580, entitled "A supplement to an act entitled 'An act relative to corporations,' approved May fifteenth, one thouseight hundred and ninety-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Perkins, Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton-12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

And

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

With Senate amendments correctly engrossed.

Assembly Bill No. 295, entitled "An act in relation to the payment of moneys by certain townships in this state appropriated for the support of public schools,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 484, entitled "An act authorizing the lighting of public streets and places in the cities, towns, townships, boroughs and villages of the state, and to erect and maintain the proper appliances,"

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Joint Resolution No. 2, entitled "Joint resolution relating to the passage of a law by congress making the city of Bayonne a port of entry,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said joint resolution was taken up and read a third time.

Upon the question, "Shall this Joint Resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward—12. In the negative—None.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

Was then taken up, read a second time, considered by sections, amended, agreed to, and ordered to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

#### EVENING SESSION.

At 8 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Voorhees, Ward, Winton—13.

Assembly Bill, No. 580, entitled "A supplement to an act entitled 'An act relative to corporations,' approved May fifteenth, one thouseight hundred and ninety-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Perkins, Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton-12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

And

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

With Senate amendments correctly engrossed.

Assembly Bill No. 295, entitled "An act in relation to the payment of moneys by certain townships in this state appropriated for the support of public schools,"

Was taken up, read a second time, considered by sections, agreed to, and ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 484, entitled "An act authorizing the lighting of public streets and places in the cities, towns, townships, boroughs and villages of the state, and to erect and maintain the proper appliances,"

Wus taken up, read a second time, considered by sections, amended, agreed to, and ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Ward, Winton-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendment, and requests its concurrence therein.

Assembly Bill No. 511, entitled "A supplement to 'An act incorporating the inhabitants of townships, designating their powers and regulating their meetings,' approved April fourteenth, one thousand eight hundred and forty-six,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly Bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton —13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

Assembly Chamber, May 16th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Assembly Bill No. 37, entitled "An act in relation to the cash surrender or paid-up value of policies of insurance issued by prudential or industrial insurance companies in this state, or doing business in the state,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 37, entitled "An act in relation to the cash surrender or paid-up value of policies of insurance issued by prudential or industrial insurance companies in this state, or doing business in the state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Corporations.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 261, entitled "An act relative to the granting of licenses for the sale of malt, vinous or spirituous liquors in certain boroughs of this state,"

Correctly engrossed,

And

Assembly Bill No. 484, entitled "An act authorizing the lighting of public streets and places in the cities, towns, townships, boroughs and villages of the state, and to erect and maintain the proper appliances,"

With Senate amendments correctly engrossed.

Assembly Bill No. 363, entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto,' approved May fourth, one thousand eight hundred and eighty-six,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Ward, Winton—12.

In the negative were-

Messrs. Hinchliffe, Voorhees-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Asssembly Bill No. 281, entitled "An act to promote the efficiency of the fire departments in cities of the first class,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

 Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 544, entitled "An act relating to fire insurance,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 555, entitled "An act to annex a portion of Sayreville township to the borough of South Amboy,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question "Shall this Assembly bill pass?" it was decided as tollows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Voorhees, Ward, Winton—14.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment. Assembly Bill No. 334, entitled "An act to remove the police department in certain cities of this state from political control,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward, Winton—14.

In the negative was-

Mr. Daly-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 527, entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes' " [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Ward, Winton—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 496, entitled "An act with relation to boards of health in townships containing a population of twelve thousand or more and which are divided into wards,"

Was taken up and read a second time, considered by sections, amended, agreed to, and amendments ordered to be engrossed and to have a third reading.

Assembly Bill No. 422, entitled "A supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same without amendment.

Assembly Bill No. 519, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act relative to guardians and minors": "[Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, which supplement was approved April twenty-eighth, one thousand eight hundred and eighty-six,

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was then taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Winton-11.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 214, entitled "An act to authorize boards of fire commissioners in cities of the second class to make, alter and repeal rules and regulations relating to the construction of fire escapes and chimneys, the storage of combustibles and the prevention of obstructions to fire-hydrants in said cities,"

Was taken up, read a second time, considered by sections, agreed to and ordered to have a third reading.

Mr. Ward, Chairman of Committee on Engrossed Bills, reported Senate Joint Resolution No. 3, entitled "Joint resolution requesting the senators and representatives in congress from this state to secure the passage of a law providing for a national labor holiday,"

Correctly engrossed,

#### And

Assembly Bill No. 496, entitled "An act with relation to boards of health in townships containing a population of twelve thousand or more and which are divided into wards,"

With Senate amendments correctly engrossed,

On motion of Mr. Stokes, the Senate then adjourned.

#### THURSDAY, May 17th, 1894.

At 10 o'clock the Senate met.

The session was not opened by prayer owing to no clergyman being present.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

Journal of May 16th was read and approved.

Mr. Stokes moved that the vote by which

Assembly Bill No. 432, entitled "An act concerning cities,"

Passed, be reconsidered.

Mr. Voorhees moved that that motion lie upon the table, which was agreed to.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill No. 459, entitled "A supplement to an act entitled 'An act concerning the action of ejectment,' approved March twenty-second, one thousand eight hundred and seventy-four,"

Without amendment,

And

Senate Bill No. 265, entitled "A further supplement to the act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Assembly Bill No. 393, entitled "An act to protect the planting and cultivating of oysters in the tide-waters of this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Mersrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 88, entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled 'A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty seventh, one thousand eight hundred and seventy-fonr,' which supplement was approved May sixth, one thousand eight hundred and eighty nine, and to end the term of office of any officer or officers appointed thereunder,"

Was taken up.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, Staates.-4.

Mr. Voorhees offered the following concurrent resolution:

WHEREAS, This Legislature has been informed that the Common Council of Cape May City, N. J., has adopted a resolution appointing a committee of officials and citizens to invite the Legislature to visit said city on the fourth day of July next, and in pursuance of said resolution an invitation has been received from the committee, consisting of Hou. James M. E. Hildreth, Mayor, and Messrs. Walter S. Leaming, Frederick J. Melvin, F. L. Richardson and H. Milton Keunedy; therefore;

Resolved (the House of Assembly concurring), That the said invitation be accepted, and that the thanks of the Legislature be extended

to the said committee and to the citizens of Cape May City for this

expression of their courtesy.

Resolved, That the Secretary of the Senate is hereby directed to forward a copy of this resolution, signed by the President of the Senate and the Speaker of the House of Assembly, to the chairman of the above-named committee.

Which was read and adopted as follows:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 53, entitled "A further supplement to an entitled 'An act respecting writs of error'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections'" [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,

Senate Bill No. 76, entitled "A suppplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 97, entitled "A supplement to an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Senate Bill No. 139, entitled "An act concerning the tenure of office of city assessor in cities of the third class,"

Senate Bill No. 180, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 210, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to provide for sewerage and drainage in incorporated townships in which there is a public water-supply." approved April fourteenth, one thousand eight hundred and ninety,' which supplement was approved March twenty-fifth, one thousand eight hundred and ninety-one,"

Senate Bill No. 215, entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 222, entitled "An act to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly,"

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

Senate Bill No. 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

Senate Bill No. 255, entitled "A supplement to the act entitled "An act constituting district courts in certain cities in this state," approved March ninth, one thousand eight hundred and seventy-seven,

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four,"

And

Senate Bill No. 268, entitled "A further supplement to an act entitled 'An act for the better enforcement in Maurice river cove and Delaware bay of an act entitled "An act for the preservation of clams and oysters," approved April fourteenth, one thousand eight hundred and forty-six,' and of the supplements thereto."

J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsements thereon:

"I certify that this bill originated in the Senate.

#### WILBUR A. MOTT,

Secre'ary of the Senate."

Senate Bill No. 53, entitled "A further supplement to an act entitled 'An act respecting writs of error'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 54, entitled "A further supplement to an act entitled 'An act to regulate elections' [Revision], approved April eighteenth, one thousand eight hundred and seventy-six,"

Senate Bill No. 76, entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March first, one thousand eight hundred and eighty-eight,"

Senate Bill No. 97, entitled "A supplement to an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Senate Bill No. 139, entitled "An act concerning the tenure of office of city assessor in cities of the third class,"

Senate Bill No. 180, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 210, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to provide for sewerage and drainage in incorporated townships in which there is a public water-supply," approved April fourteenth, one thousand eight hundred and ninety,' which supplement was approved March twenty-fifth, one thousand eight hundred and ninety-one,"

Senate Bill No. 215, entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand, eight hundred and seventy-four,"

Senate Bill No. 222, entitled "An act to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly,"

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

Senate Bill No. 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re apportion the several assembly districts of the state of New Jersey,' and the supplements thereto,

approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

Senate Bill No. 255, entitled "A supplement to the act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Senate Bill No. 266, entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four,"

And

Senate Bill No. 268, entitled "A further supplement to an act entitled 'An act for the better enforcement in Maurice river cove and Delaware bay of an act entitled "An act for the preservation of clams and oysters," approved April fourteenth, one thousand eight hundred and forty-six, land of the supplements thereto."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 454, entitled "An act to authorize cities to construct bridges,"

Assembly Bill No. 564, entitled "An act compelling prosecutors of the pleas to notify defendants or their bail of trial,"

Assembly Bill No. 490, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Assembly Bill No. 571, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

And

Assembly Bill No. 575, entitled "A supplement to an act entitled 'An act to provide for the enlargement of the New Jersey state prison and to construct a hospital," approved April fourteenth, one thousand eight hundred and ninety,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 454, entitled "An act to authorize cities to construct bridges,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 564, entitled "An act compelling prosecutors of the pleas to notify defendants or their bail of trial,"

And

Assembly Bill No 571, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Were read for the first time by their title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

Assembly Bill No. 490, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,'" approved April ninth, one thousand eight hundred and seventy-five,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Banks and Insurance.

Assembly Bill No. 575, entitled "A supplement to an act entitled 'An act to provide for the enlargement of the New Jersey state prison and to construct a hospital," approved April fourteenth, one thousand eight hundred and ninety,

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on State Prison.

Assembly Bill No. 558, entitled "An act in regard to honorably-discharged soldiers,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college,' passed March thirty-first, one thousand eight hundred and ninety,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

· In the affirmative were—

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Staates, Thompson, Voorhees, Ward, Winton—14.

In the negative was-

Mr. Rogers (President)—1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 86, entitled "An act to prevent and punish fraud in sales of wearing appearal at public or private sales by itinerant venders and to regulate all such sales,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs Bradley, Daly, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative was-

Mr. Hinchliffe-1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same without amendment.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Favorably.

Senate Bill No. 239, entitled "A supplement to an act entitled 'An act respecting the orphans' court, and relating to the powers and duties of the ordinary, and the orphans' court and surrogates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Skirm, Chairman of the Committee on Municipal Corporations, reported

Assembly Bill No. 454, entitled "An act to authorize cities to construct bridges,"

Without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the Senate concurrent resolution of thanks to the Mayor and committee appointed by the council of the City of Cape May to extend an invitation to the Legislature to visit said city on July 4th next.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Ketcham, Chairman of the Committee on Banks and Insurance, reported

Assembly Bill No. 490, entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five,"

Without amendment.

Mr. Hoffman, Chairman of the Committee on Revision of the Laws, reported

Assembly Bill, No. 564, entitled "An act compelling prosecutors of the pleas to notify defendants or their bail of trial,"

And

Assembly Bill No. 571, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding' [Revision], approved March twenty-seventh, one thousand eight hundred seventy-four,"

Without amendment.

Assembly Bill No. 277, entitled "An act to repeal an act entitled 'An act concerning cities of the first class,' approved June ninth, one thousand eight hundred and ninety,"

Was taken up and read a third time.

Upon the question, "Shall this Asssembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-12.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, Winton-4.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 298, entitled "An act to repeal an act entitled 'An act to determine the tenure of office of city marshals in cities,' approved April second, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were—

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Staates -7.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 302, entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class," approved March nineteenth, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messis. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton—9.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 560, entitled "An act to prohibit the reception, transmission and delivery by any telegraph company or other corporation, or by any officer, agent, employe or servant of such company, or by any individual, of any telegram, message or dispatch, intended to facilitate or in any way aid the carrying on the form of lottery known as policy or any other lottery or the green goods business,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 560, entitled "An act to prohibit the reception, transmission and delivery by any telegraph company or other corporation, or by any officer, agent, employe, or servant of such company, or by any individual, of any telegram, message or dispatch, intended to facilitate or in any way aid the carrying on the form of lottery known as policy or any other lottery or the green goods business,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Revision of Laws.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Sena'e Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,'" approved March nineteenth, one thousand eight hundred and ninety-one,

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultrual college," passed March thirty-first, one thousand eight hundred and ninety,

A nd

Senate Bill No. 262, entitled "An act concerning municipal boards or departments in cities of the first class in this state,"

## J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

" I certify that this bill originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 195, entitled "A supplement to an act entitled 'A general act concerning taxes,' " approved March nineteenth, one thousand eight hundred and ninety-one,

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college," passed March thirty-first, one thousand eight hundred and ninety,

And

Senate Bill No. 262, entitled "An act concerning municipal boards or departments in cities of the first class in this state,"

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 223, entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six."

The Governor's objections thereto notwithstanding.

#### J. HERBERT POTTS,

Clerk of the House of Assembly.

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Was taken up on second reading.

Mr. Drake offered an amendment, which was read and disagreed to as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-8.

In the negative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorheees-9.

Said bill

Was then taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

The rules were suspended, and said bill

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Adrain Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

Mr. Stokes moved to take from the table the motion to lay on the table the motion to reconsider the vote by which

Senate Bill No. 269, entitled "An act relative to the state house and adjacent public grounds,"

Was lost, which was agreed to.

Upon the question to reconsider the vote by which said bill was lost, it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Mesers. Daly, Hinchliffe, Winton-3.

Said bill

Was then taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Badley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Adrain, Daly, Hinchliffe, McMickle, Miller, Staates, Winton -7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

On motion of Mr. Stokes, the Senate then adjourned.

#### AFTERNOON SESSION.

At 2 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton —19.

A sealed communication was received from the Governor by the hands of John S. McMaster, his Private Secretary, endorsed "Nominations."

Mr. Hoffman, on leave, introduced

Senate Bill No. 273, entitled "An act to amend an act entitled 'An act relating to and regulating the government of cities,'" approved April twenty-fourth, one thousand eight hundred and ninety-four,

Which was read for the first time by its title.

The rules were suspended, and said bill was placed on second reading.

Said bill

Was taken up, read a second time, considered by sections, agreed to, ordered to be engrossed and to have a third reading.

Mr. Thompson, Chairman of the Committee on Corporations, reported

Assembly Bill No. 319, entitled "A supplement to the act entitled 'An act to authorize the formation of pursuing and detective companies,' which act was approved March twenty-ninth, one thousand eight hundred and seventy-eight,"

Without amendment.

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Was taken up on third reading.

Mr. Daly moved to postpone further consideration of said bill, Which motion was decided as follows:

In the affirmative were-

Messrs. Daly, McMickle, Staates, Winton-4.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

Said bill was then taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were--

Messrs. Adrain, Daly, Drake, Hinchliffe, Miller, Perkins, Staates, Winton—8.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER,

Mr President:

May 17th, 1894.)

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 579, entitled "An act to defray the incidental expenses of the legislature of New Jersey for the session of one thousand eight hundred and ninety four,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 579, entitled "An act to defray the incidental expenses of the legislature of New Jersey for the session of one thousand eight hundred and ninety-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Judiciary.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Senate Bill No. 269, entitled "An act relative to the state-house and adjacent public grounds,"

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 253, entitled "A supplement to an act entitled 'Ar act for the establishment and government of a naval militia of New

Jersey,' which act was approved May eighth, one thousand eight hundred and ninety four,"

Without amendment.

## J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsements thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 252, entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three,"

Senate Bill No. 253, entitled "A supplement to an act entitled 'An act for the establishment and government of a naval militia of New Jersey,' which act was approved May eighth, one thousand eight hundred and ninety-four,"

Senate Bill No. 269, entitled "An act relative to the state-house and adjacent public grounds."

Also,

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER,

Mr. President:

May 17th, 1894. )
to inform the Senate tha

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Without amendment.

# J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secretary of the Senate."

Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four."

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Assembly Bill No. 584, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 584, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Bill No. 584, entitled "A further supplement to an act entitled, 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Without amendment.

Senate Substitute for Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A

further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight bundred and forty-six," approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

Was taken up and read a third time.

Upon the question "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Hinchliffe, Perkins, Staates-4.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

On motion of Mr. Stokes the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bill:

Senate Bill No. 177, entitled "An act relating to boroughs," By substitute,

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 17th, 1894.

#### Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following concurrent resolution:

Whereas,

Assembly Bill No. 43, entitled "An act to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state."

Was returned to the House of Assembly for correction in the engrossment thereof,

Resolved (the Senate concurring), That the said bill be returned to the Governor for his approval, the correction having been made.

In which the concurrence of the Senate is requested.

### J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward—15.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has concurred the same.

Mr. Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly substitute for

Senate Bill No. 177, entitled "An act relating to boroughs,"

Without amendment.

Assembly Bill No. 314, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton-13.

In the negative were— Messrs. Hinchliffe, Perkins—2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 26, entitled "An act to enable cities of the first class to construct sewers through ancient unnavigable creeks or water courses,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchcliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 317, entitled "An act supplementary to the act entitled 'An act concerning corporations'" [Revision], approved April seventh, one thousand eight hundred and seventy-five,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 319, entitled "A supplement to the act entitled 'An.act to authorize the formation of pursuing and detective companies,' which act was approved March twenty-ninth, one thousand eight hundred and seventy-eight,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time, and,

On motion of Mr. Daly, laid over.

Assembly Bill No. 569, entitled "An act to amend an act entitled 'A supplement to an act entitled 'An act to authorize the issue of bonds to provide moneys for the erection of county lunatic asylum buildings in counties of this state," approved June tenth, one thousand eight hundred and ninety,' which supplement was approved May first, one thousand eight hundred and ninety-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 273, entitled "Supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward, Winton—14.

In the negative was—Mr. McMickle—1.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,'" approved February twenty-third, one thousand eight hundred and ninety one,

Was then taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time, and, on motion of Mr. Drake, laid over temporarily.

Mr. W.rd, Chairman of the Committee on Engrossed Bills, reported

Assembly Bill No. 120, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof," approved February twenty-eighth, one thousand eight hundred and ninety-three,"

With Senate amendments correctly engrossed.

Assembly Bill No. 120, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof," approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Ward—12.

In the negative were-

Messrs. Drake, Hinchliffe, McMickle, Staates, Thompson-5.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein

Assembly Bill No. 522, entitled "A supplement to an act entitled 'An act to authorize the construction, curbing and paving of side-walks and crosswalks in townships,' approved May ninth, one thousand eight hundred and eighty-four,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Voorhees moved to reconsider the vote by which

Assembly Bill No. 567, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days so to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,"

Passed, which was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative—None.

Mr. Voorhees was granted permission to amend said bill, amendment read and agreed to, amendment ordered engrossed, and bill to have a third reading.

Assembly Bill No. 221, entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital statistics, and to define their respective duties,' approved March thirty-first, one thousand eight hundred and eighty-seven,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Stokes, Ward—11.

In the negative were-

Messrs. Daly, Drake, Staates-3.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same without amendment.

Assembly Bill No. 38, entitled "An Act to amend an act entitled 'An act relating to an appointment or election of the attorneys or solicitors in certain townships and municipalities in this state,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees—11.

In the negative was-

Mr. McMickle-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

On motion of Mr. Stokes, the Senate took a recess until 7.30 o'clock P. M.

#### EVENING SESSION.

At 7.30 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hiuchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—18.

Mr. Voorhees offered the following concurrent resolution:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate for further consideration,

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Which was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative -None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has passed the same, and requests its concurrence therein.

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Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 265, entitled "A further supplement to the act entitled 'An act constituting district courts in certain cities in this state," approved March ninth, one thousand eight hundred and seventy-seven,

Correctly engrossed,

And

Assembly Bill No. 567, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days so to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,'" approved March ninth, one thousand eight hundred and ninety-one,

With Senate amendments correctly engrossed.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 63, entitled "An act legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled "A further supplement to an act entitled "An act concerning township officers," approved April twenty-first, one thousand eight hundred and seventy-six,' which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight,"

Senate Bill No. 130, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute, or by virtue of any judicial proceedings" [Revision], approved March twenty-seventh one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 243, entitled "An act concerning taxes and the equalization of values with reference thereto,"

J. HERBERT POTTS,

Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

#### WILBUR A. MOTT,

Secretary of the Senate."

Senate Bill No. 63, entitled "An act legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled 'A further supplement to an act entitled "An act concerning township officers," approved April twenty-first, one thousand eight hundred and seventy-six,'" which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight,

Senate Bill No. 130, entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of land under a public statute, or by virtue of any judicial proceedings" [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one,"

And

Senate Bill No. 243, entitled "An act concerning taxes and the equalization of values with reference thereto."

Said bills were then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate, and this day delivered to the Governor for his approval.

Assembly substitute for

Senate Bill No. 177, entitled "An act relating to boroughs."

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Perkins, Skirm, Stokes, Thompson, Voorhees, Ward—12.

In the negative was-

Mr. McMickle-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Governor be requested to return to the Assembly

Assembly Bill No. 301, entitled "An act concerning the funds of firemen's relief associations of cities of the second class,"

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has concurred in the same.

Assembly Bill No. 496, entitled "An act with relation to boards of health in townships containing a population of twelve thousand or more and which are divided into wards,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were--

Messrs. Bradley, Daly, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—17.

In the negative-None

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

Assembly Bill No. 494, entitled "An act relative to the construction, repair and management of buildings used in connection with the police department in cities of the first class,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the Aouse of Assembly and inform that body that the Senate had passed the same without amendment.

Mr. Stokes moved that the rules be suspended, and

Assembly Bill No. 584, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

Be taken up on second reading, which motion was decided as follows: In the affirmative were—

Messrs. Bradley, Hoffman, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward—9.

In the negative were-

Messrs. Daly, Hinchliffe, McMickle, Miller, Perkins--5.

Assembly Bill No. 539, entitled "A supplement to an act to provide for the incorporation of associations for the promotion of art and for the erection of museums and monuments," approved March twenty-third, one thousand eight hundred and eighty-three,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—13.

In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Senate Bill No. 217, entitled "An act to regulate the sale of liquor upon any car, steamboat or vessel within this state,"

Was taken up on second reading.

Mr. Skirm moved that said bill be recommitted to Committee on Revision of Laws, which was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward—9.

In the negative were-

Messrs Drake, McMickle, Miller, Perkins, Winton-5.

Assembly Bill No. 288, entitled "An act to amend an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Assembly Joint Resolution No. 6, entitled "Joint resolution authorizing the state superintendent of public instruction to propose an equitable division of the fund coming to the state annually from the national government, and report the same to the secretary of the interior at Washington, District of Columbia,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Education.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That this Legislature take a recess from this 17th day of May, A. D. 1894, at 9 o'clock P. M., to Wednesday, the 23d day of May aforesaid, at 8 o'clock P. M.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the negative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees—12.

In the negative—None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has concurred in the same.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 17th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following resolution:

Resolved (the House of Assembly concurring), That the House of Assembly be requested to return to the Senate for further consideration

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

And herewith returns said bill.

J. HERBERT POTTS, Clerk of the House of Assembly.

Mr. Voorhees moved to reconsider the vote by which

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Passed, which motion was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward—12.

In the negative were-

Messrs. Hinchliffe, Miller, Perkins—3.

On motion of Mr. Voorhees said bill was recommitted to the Committee ou Judiciary.

Assembly Bill No. 289, entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five,' which supplement was approved April fourth, one thousand eight hundred and ninety-one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rule, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Skirm, Smith, Staates, Voorhees, Ward-12.

In the negative was-

Mr. Rogers (President)-1.

The Secretary was directed by the President to carry said Bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 584, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Was taken up, read a second time, considered by sections, amended, agreed to, and amendments ordered to be engrossed, and to have a third reading.

Assembly Bill No. 349, entitled "A supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety one,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Voorhees—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 492, entitled "An act concerning sorporations and benevolent associations,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward—13.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 175, entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Voorhees, Ward—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments and requests its concurrence therein.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Assembly Bill No. 584, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

With Senate amendments correctly engrossed.

Assembly Bill No. 549, entitled "An act relating to assessment of taxes in cities, towns and townships,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same without amendment.

Assembly Bill No. 584, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' "[Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

House amendments to

Senate Bill No. 52, entitled "An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

Was taken up and read a second time, and under suspension of the rules, read a third time and passed by the following vote:

In the affirmative were—

Messrs. Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Skirm, Smith, Stokes, Voorhees, Ward, Winton—12.

In the negative were-

Messrs. Bradley, McMickle—2.

Mr. Stokes, Chairman of the Committee on Education, reported

Assembly Joint Resolution No. 6, entitled "Joint resolution authorizing the state superintendent of public instruction to propose an equitable division of the fund coming to the state annually from the national government, and report the same to the secretary of the interior at Washington, District of Columbia,"

Without amendment.

Mr. Stokes presented the following resolution in relation to a celebration to be held by the Christian people of all nations in the City of Jerusalem, in the year of our Lord 1900:

WHEREAS, The purpose and object of this celebration is deserving the approbation of all Christian people, and

WHEREAS, It is becoming that the legislature by a concurrent resolution should express its desire that such purpose be carried out, therefore,

1. Be it resolved, by the Senate (the House of Assembly concurring), that the object mentioned therein meets our hearty approval and has our best wishes for success.

2. And be it resolved, That the Governor is hereby requested to appoint three persons (citizens of New Jersey) to attend such celebration and by his authority to represent our State and participate in its pro-

ceedings;

3. And be it resolved, That a copy of these resolutions be sent to the President of the United States, each of the governors of the several states and territories, to his honor the Mayor of the city of Philadelphia, and to the President of the Carpenter's Company of the city of Philadelphia, in the State of Pennsylvania."

Which was adopted as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Ward, Winton—13.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Perkins, Skirm, Smith, Staates, Stokes, Winton—12.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

Senate Joint Resolution No. 3, entitled "Joint resolution requesting the senators and representatives in congress from this state to secure the passage of a law providing for a national labor holiday,"

Was taken up and read a third time.

Upon the question, "Shall this Joint Resolution pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Ward -14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

Mr. Hinchliffe moved to reconsider the vote by which

Assembly Bill No. 221, entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital statistics, and to define their respective duties,' approved March thirty-first, one thousand eight hundred and eighty-seven,"

 $\mathbf{Passed}$  .

Mr. Daly moved to lay that motion on the table, which was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Packer, Perkins, Skirm, Staates, Winton-7.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, McMickle, Rogers (President), Smith, Stokes—7.

Mr. Daly moved to postpone further consideration of said motion until Wednesday night, which motion was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Perkins, Staates-5.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Smith, Stokes—7.

Upon the question, "Shall the vote by which said bill passed be reconsidered?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Perkins, Staates-5.

In the negative were-

Mesers. Bradley, Hoffman, Ketcham, McMickle, Packer, Rogers (President), Skirm, Smith—8.

Assembly Joint Resolution No. 6, entitled "Joint resolution authorizing the state superintendent of public instruction to propose an equitable division of the fund coming to the state annually from the national government, and report the same to the secretary of the interior at Washington, District of Columbia,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said joint resolution was taken up and read a third time, and on motion of Mr. Skirm laid over.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate Bill No. 52, entitled "An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,"

And

Senate Bill No. 273, entitled "An act to amend an act entitled 'An act relating to and regulating the government of cities,' approved April twenty-fourth, one thousand eight hundred and ninety-four,"

Correctly engrossed.

The rules were suspended, and

Assembly Bill No. 273, entitled "Supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Ward—13. In the negative—None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same without amendment.

The hour of nine o'clock having arrived, the time set for the adjournment of the Legislature, the President declared the Senate adjourned until Wednesday evening, May 23d, at eight o'clock.

## WEDNESDAY, May 23d, 1894.

At 8 o'clock the Senate met.

The session was opened by prayer by the Rev. George C. Maddock. Under the direction of the President the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

Journal of May 17th was read and approved.

Mr. Stokes, on leave, introduced

Senate Bill No. 274, entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the respective counties of this state,' approved April sixteenth, one thousand eight hundred and forty-six,"

Which was read for the first time by its title, the rules were suspended, and said bill was ordered to have a second reading without reference.

Said bill

Was then taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and to have a third reading.

Mr. Stokes, for the President, on leave, introduced

Senate Bill No. 275, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Which was read for the first time by its title, the rules were suspended, and the bill ordered to have a second reading without reference.

Said bill was then taken up, read a second time, considered by sections, agreed to, ordered to be engrossed, and have a third reading.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT.
TRENTON, May 21st, 1894.

I return herewith to your honorable body, wherein it originated, Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class," with my objections thereto.

The bill provides that in all cities of the second class, wherein Boards of Excise are now appointed by the Common Council, City Council, Board of Aldermen, or other governing body, those representative and popular bodies shall be deprived of that power, and hereafter the Mayors may appoint such boards, to consist of three persons, not more than two of whom shall belong to the same political party. The terms of office of all persons now members of Excise Boards in any such cities are to terminate on July 1st, 1894; the act to be inoperative in any city until adopted by at least a majority of all the members of the governing body thereof.

No pretense of non-partisanship (except as above stated) is made in behalf of the pending measure. Opportunity being presented to seize for partisan uses and purposes the Excise Boards of most if not all cities to which the act will apply, advantage is taken thereof. The only effect of the bill is to legislate certain officials of one party out of place and install others of the party temporarily dominant in their stead.

For these reasons, and because the boards are not constituted upon a non-partisan basis, I withhold my approval.

Respectfully,
GEORGE T. WERTS,
Governor.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW. JERSBY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

To the Senate:

To the Senate:

I return herewith to the Senate, wherein it originated, Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections,' approved the sixteenth day of April, one thousand eight hundred and forty-six," with my objections thereto.

The bill returned changes the present Congressional districts of the State in order to secure a presumed or actual partisan advantage in

future elections for members of Congress.

Aside from the manifest inequality and injustice of the proposed changes, the bill is violative of the spirit, if not the letter, of the Federal Constitution and the laws passed in pursuance thereof, providing for the apportionment of Representatives among the several States. The Constitution provides "that Representatives \* \* \* shall be apportioned among the several States, according to their respective numbers. \* \* \* The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct."

The present Congressional districts of the State were constituted under the apportionment based upon the last Federal census Under that apportionment the State gained one member of Congress, which necessitated a re-arrangement of the districts, which was done by act

approved April 14th, 1891.

The plain intent of the constitutional provison above cited is that Representatives shall be apportioned once in ten years, and the districts arranged upon such apportionment to remain unchanged until another apportionment is provided for by Cougress. Since the formation of the present Congressional districts there has been no further Federal legislation on the subject, and the proposed re-arrangement is therefore unauthorized.

Respectfully,
GEORGE T. WERTS,
Governor.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

To the Senate:

I return herewith to your honorable body, wherein it originated, Senate Bill No. 269, entitled "An act relative to the state house and adjacent public grounds," with my objections thereto.

The present bill aims to accomplish by direction what has hitherto failed of accomplishment directly. A former bill, providing for the removal of the present Superintendent of the State House and Grounds, encountered Executive disapproval and has failed to become a law. That bill provided for the removal of the Superintendent and the appointment, by the Treasurer and Comptroller, of two officials to

perform the same duties, at an increased cost to the State.

The present bill legislates the Superintendent out of office and apparently provides for the appointment, by the Governor, Comptroller and Treasurer, of a single successor, at an annual salary not exceeding \$2,000. There is nothing in the bill to prevent the employment of the second official provided for in the prior bill. In fact, such

employment is indirectly authorized. The addition of the Governor to the commission is delusive and amounts to nothing. The political bias of the appointing power is not affected thereby. Every objectionable feature of the prior bill is retained in the pending measure. Every partisan end that the prior bill was intended to attain can and will be attained under the present bill. The same reasons that caused the defeat of the other attempt to dispossess the present competent and efficient Superintendent are equally potent in the present instance, and Executive approval is therefore withheld.

Respectfully,

GEORGE T. WERTS,

Governor.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 23d, 1894.

To the Senate:

I return herewith to your honorable body, wherein it originated, Senate Bill No. 133, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," with my objections thereto.

The bill provides that the trustees of the school fund shall annually, on or before the fifteenth day of November, appropriate out of the annual income of the fund for the support of public schools the sum of \$200,000, "and if the annual income of said fund \* \* \* shall be sufficient for that purpose, then the said trustees are hereby authorized and empowered to draw for any sum necessary to make up the deficiency, \* \* \* upon the Treasurer of the State, who is directed to pay the same; which sum so drawn from the Treasury aforesaid, shall be replaced from the annual income of said school fund as soon as the same shall be received."

The effect of the bill, if passed, will be to take annually from the State Treasury at least the sum of \$100,000, which amounts the income of the school fund will never be able to repay The provision for payment contained in the bill is deceptive and had better be omitted altogether. The bill provides for an absolute annual appropriation of at least \$100,000 from the State Treasury.

The financial condition of the State during the current year, as estimated by its fiscal officers, will not warrant the large expenditure proposed. If the appropriation be insisted upon, some means of meeting it should be devised.

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I am very apprehensive that its payment will require the re-imposition of a state tax, from which for a number of years our citizens have been relieved.

Respectfully.
(Signed), GEORGE T. WERTS,

Governor.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894

To the Senate.

I herewith return to your honorable body, wherein it originated, Senate Bill No. 211, entitled "A supplement to an act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college, passed March thirty-first, one thousand eight hundred and ninety," with my objections thereto.

The proposed law provides for the payment to Rutgers College from the State Treasury of a sum of money not specified in the bill. The amount, however, is \$39,912, exclusive of interest, which may perhaps be demanded. The claim of the college arises under chapter 108 of the laws of 1890. That law provides for free scholarships at the State Agricultural College, and section three thereof provides that for each scholarship there shall be paid, on the first day of November of each year, to the treasurer of said college, out of the income of the fund for the support of public free schools, remaining after appropriations heretofore made payable out of said income are met, the same sum of money as said college is entitled to receive for each scholarship established in said college under the existing State Agricultural College fund.

The college claim of \$39,912 is made up as follows, based upon

the number of free scholarships of each year:

1890, November	\$4,350
1891, November	7,308
1892, November	
1893, November	
1891, November 9th, paid by State Treasurer	\$41,412 1,500
	39,912

The above payment of \$1,500 is the only one ever made by the state on account of the college claim. After that payment was made the fiscal officers of the state (as I am informed), were advised by the

Attorney General, that the payments in question were unconstitutional, because the act authorizing them was unconstitutional. Con-

sequently no payments have since been made.

The constitutional inhibitions against the payment of the money are paragraph 20 of article 1, and paragraph 6 of section 7, article 4. Paragraph 20, article 1, provides that: "No donation of land or appropriation of money shall be made by the state \* \* \* to or for the use of any society, association or corporation whatever."

Paragraph 6, section 7, article 4, provides that: "The income thereof (the school fund), except so much as it may be adjudged expedient to apply to an increase of the capital, shall be annually appropriated to the support of public schools for the equal benefit of all the people of the state, and it shall not be competent for the legislature to borrow, appropriate or use the said fund, or any part thereof for any other purpose, under any protense whatever."

It seems to me these constitutional provisions are conclusive against the claim of the college to be paid from the income of the school fund, even if that was able to comply with its demand, which it is not.

The act of 1890 provided that the payments to the college should

be made "only out of the income" of the school fund.

The memorial presented the Legislature and Executive in behalf of the claim of the college states that "no official statement" has ever been made to the president of the college for not paying its claims, but it also states that "it has been intimated \* \* \* that the state officers entertain doubts as to the constitutionality of the act, and that the income of the school fund remaining after meeting previous appropriations, has not been sufficient to meet the claims of the college."

Inasmuch as the "intimations" of the unconstitutionality of the act must have been received by the college officials at or about the time of the payment of the \$1,500, in November, 1891, and the condition of the income of the school fund was always known to or ascertainable by the college officials, and their right to payment depended on the constitutionality of the act and the ability of the income of the school fund to meet their demands, and they, notwithstanding, permitted their claim to assume its present large proportions, they must be deemed to have done so of their own volition and with full knowledge of the risk they incurred.

It seems to be conceded that the college cannot secure payment of its demands under the act of 1890. The memorial impliedly admits that much, and the proposed law is a recognition of that fact.

The pending bill provides that the college claims shall forthwith be

paid out of the treasury of the State.

The justification urged for this legislation is, that as the income of the School Fund has proved inadequate to meet the college demands,

an obligation rests upon the State to make payment out of its general treasury.

I do not perceive that there is any substantial justice in this latter

claim of the college.

Aside from the possibility of the general treasury of the State to meet such an unexpected demand, it seems to me that the constitutional prohibition contained in paragraph 20, article 1, is as conclusive against the pending measure as it is against the act of 1890.

It was my desire to accompany this message with an official opinion of the Attorney-General, but time does not permit. It may be the pleasure of one one or both of your honorable bodies to request such

opinion for your own guidance.

Respectfully,
GEORGE T. WERTS,
Governor.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

To the Senate:

I return herewith to your honorable body, wherein it originated, Senate Bill No. 240, entitled "An act to correct the unconstitutional provisions of an act entitled "An act to re apportion these veral assembly districts of the state of New Jersey," and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution," with my objections thereto.

The bill proposes to take one member of Assembly from Hunterdon county and confer that member upon the county of Camden. The proposition is the most dangerous parti-an scheme ever attempted by

any political party in this State.

The constitution of this State provides for an apportionment of sixty Assemblymen among the several counties of the State to be made by the Legislature at its first session next succeeding each federal enumeration or census which, "when made shall remain unaltered until another enumeration shall have been taken."

The bill returned concedes that the present apportionment was made at the proper time, and having been so made it must by force of the quoted constitutional provision remain unaltered until another census is taken, which will not be done until the year 1900 or later. The pending bill has injected into its title and preamble, a political

stump speech in attempted justification of the proposed robbery of

Hunterdon county.

The alleged justific tion is, that the last apportionment "was not as near as may be in accordance with the last preceding census of the United States," of which, at this late day, the partisan majority in the Legislative department assumes to be the sole judge. If the assertion were true in fact, it is not in the province of the present Legislature to alter or correct it. The existing apportionment was made at the proper time, by the proper body, and is conclusive on all parties until altered pursuant to the cited constitutional provision or possibly set aside by the courts.

If the present Legislature can legislate as now proposed, the next Legislature can do the same, and a precedent will be established whereby county representation in the Assembly will no longer be protected by constitutional safeguards, but will be dependent upon the partisan needs and pleasure of whatever political party may happen

temporarily to be in control of the legislative houses.

I trust that reflection upon the pernicious consequences sure to follow such revolutionary legislation may insure its prompt and unqualified rejection.

Respectfully,

GEORGE T. WERTS,

Governor.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 23d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That a joint meeting of the two houses be held in the Assembly chamber, on Thursday, May 24th, 1894, at 12 o'clock noon.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Mesers. Bradley, Daly, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Stokes, Thompson, Voorhees—11.

In the negative-None.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 23d, 1894.

Mr. President :

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Whereas,

Assembly Bill No. 301, entitled "An act concerning the funds of firemen's relief associations of cities of the second class."

Was returned by the Governor to the House of Assembly, as requested by concurrent resolution heretofore adopted, and

Whereas, It is desired that said bill be now returned to the Governor; therefore,

Resolv d (the Senate concurring), That said bill be returned to the Governor for his approval.

In which the concurrence of the Senate is requested.

# J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Smith, Staates, Thompson, Voorhees, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has concurred in the same.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 23d, 1894

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the Governor be requested to return to the Assembly

Assembly Bill No. 314, entitled "An act to amend an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty seventh, one thousand eight hundred and seventy four,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Staates, Thompson, Voorhees, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has concurred in the same.

On motion of Mr. Stokes, the Senate adjourned until to-morrow morning at 10 o'clock.

## THURSDAY, May 24th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Geo. W. Ingraham. Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley. Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

Journal of May 23d was read and approved.

On motion of Mr. Stokes, the Senate then took a recess until 11:45 o'clock.

Upon reconvening, and

Under the direction of the President, the Secre ary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton-18.

Mr. Voorhees offered the following resolution, which was read:

Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate,

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one,"

And adopted as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate had passed the same, and requests its concurrence therein.

Senate Bill No. 269 entitled "An act relative to the state-house and adjacent public grounds,"

Was taken up, and upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Hinchliffe, Perkins, Staates, Winton-4

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Senate Bill No. 284, entitled "A further supplement to the act entitled 'An act to regulate elections,'" approved the sixteenth day of April, one thousand eight hundred and forty six,

Was taken up.

Upon the question "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Hinchliffe, Staates, Winton-3.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding. Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class,"

Was taken up.

Upon the question "Shall this bill pass, the Governor's objections thereto not with standing?" it was decided as follows:

In the affirmative were-

Messrs Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Hinchliffe, Miller, Winton-3.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

• Senate Bill No. 247, entitled "An act concerning city hospitals and providing for their enlargement, reconstruction and repair,"

Senate Bill No. 275, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' " [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Correctly engrossed.

Senate Bill No. 274, entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the respective counties af this state,'" approved April sixteenth, one thousand eight hundred and forty-six,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Miller, Winton-3.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein. Senate Bill No. 275, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Was taken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, and requests its concurrence therein.

The rules were suspended, and the Secretary was directed to carry all bills passed this day to the House of Assembly at once.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Assembly Bill No. 586, entitled "An act to regulate the custody of jails and prisoners therein in counties of the first class in this state, and to repeal an act entitled "An act to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven,' and the supplement thereto, passed May sixteenth, one thousand eight hundred and ninety-four,"

And

Assembly Bill No 585, entitled "An act to provide for the purchase of water works and water supply plants and the operation of the same, and to provide the money necessary for the purchase thereof in townships of this state,"

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Assembly Bill No. 586, entitled "An act to regulate the custody of jails and prisoners therein in counties of the first class in this state, and to repeal an act entitled "An act to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven,' and the supplement thereto, passed May sixteenth, one thousand eight hundred and ninety-four,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Municipal Corporations.

Assembly Bill No. 585, entitled "An act to provide for the purchase of water works and water supply plants and the operation of the same, and to provide the money necessary for the purchase thereof in townships of this state,"

Was read for the first time by its title, ordered to have a second reading, and referred to the Committee on Boroughs and Borough Commissions.

On motion of Mr. Stokes the Senate then adjourned.

#### AFTERNOON SESSION.

At 2.30 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate when the following Senators appeared and answered the call: Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—17.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 274, entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the respective counties of this state,' approved April sixteenth, one thousand eight hundred and forty-six,"

And

Senate Bill No. 275, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Severally without amendment.

J. HERBERT POTTS, Clerk of the House of Assembly.

The following bills having passed both Houses, were this day delivered to the Committee on Passed Bills, with the following indorsements thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT, Secre'ary of the Senate."

Senate Bill No. 274, entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the restrictive counties of this state,' approved April sixteenth, one thousand eight hundred and forty-six,"

And

Senate Bill No. 275, entitled "A further supplement to an act entitled "An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four."

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Whereas,

Assembly Bill No 314, entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four,"

Was, by concurrent resolution, adopted May 23d, 1894, recalled from the Governor, and

Whereas, It has been found necessary to amend said bill; therefore,

Resolved (the Senate concurring), That the said bill be returned to the Governor for his approval.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Ketcham, Packer, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Drake, Hinchliffe-2.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has concurred in the same.

Mr. Hinchliffe moved that the Committee on Corporations be relieved from further consideration of

Assembly Bill No. 37, entitled "An act in relation to the cash surrender or paid-up value of policies of insurance issued by prudential or industrial insurance companies in this state, or doing business in the state,"

The President decided said motion was out of order, under the

Mr. Hinchliffe appealed from the decision of the chair.

Upon the question, "Shall the decision of the chair be sustained?" it was decided as follows:

In the affirmative were-

Messrs. Drake, Ketcham, Packer, Perkins, Skirm, Smith, Staates, Thompson, Voorhees, Ward—10.

In the negative were-

Messrs. Bradley, Daly, Hinchliffe-3.

Mr. Skirm, Chairman of the Committee on Municipal Corporations,

reported

Assembly Bill No. 586, entitled "An act to regulate the custody of jails and prisoners therein in counties of the first class in this state, and to repeal an act entitled 'An act to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven,' and the supplement thereto, passed May sixteenth, one thousand eight hundred and ninety-four,"

Without amendment.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY.
ASSEMBLY CHAMBER,
May 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), The Governor be requested to return to the Senate

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state," passed April eighteenth, one thousand eight hundred and ninety one."

# J. HERBERT POTTS,

Clerk of the House of Assembly.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary,

Returning to the Senate

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state,' passed April eighteenth, one thousand eight hundred and ninety-one,"

In accordance with concurrent resolution adopted.

Mr Bradley, Chairman of the Committee on Boroughs and Borough Commissions, reported

Assembly Bill No. 585, entitled "An act to provide for the purchase of water works and water-supply plants and the operation of the same, and to provide the money necessary for the purchase thereof in townships of this state,"

Without amendment.

Assembly Bill No. 585, entitled "An act to provide for the purchase of water works and water-supply plants and the operation of the same, and to provide the money necessary for the purchase thereof in townships of this state,"

Was taken up, read a second time, considered by sections, agreed to, ordered to have a third reading, and,

Under a suspension of the rules, said bill was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Hinchliffe, Ketcham, Packer, Rogers (President), Staates-5.

In the negative were-

Messrs. Miller, Perkins, Skirm, Staates-4.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 24th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills, the Governor's objections thereto notwithstanding:

Assembly Bill No. 542, entitled "A further supplement to an act entitled, 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners herein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one,"

Assembly Bill No. 414, entitled "A supplement to an act entitled 'An act to authorize the burial of the bodies of any honorably-discharged soldier, sailor or marine who shall hereafter die without leaving means sufficient to defray funeral expenses,' approved February thirteenth, one thousand eight hundred and eighty-four,"

Assembly Bill No. 302, entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class,'" approved March nineteenth, one thousand eight hundred and ninety-one,

Assembly Bill No. 298, entitled "An act to repeal an act entitled 'An act to determine the tenure of office of city marshals in cities,'" approved April second, one thousand eight hundred and ninety-one,

Assembly Bill No. 277, entitled "An act to repeal an act entitled 'An act concerning cities of the first class," approved June ninth, one thousand eight hundred and ninety,"

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six," approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

Assembly Bill No. 134, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in certain counties in this state, 'approved March fifteenth, one thousand eight hundred and ninety two,"

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

Assembly Bill No. 470, entitled "An act in relation to boards of assessment and revision of taxes in cities in this state,"

Assembly Bill No. 334, entitled "An act to remove the police department in certain cities of the state from political control,"

Assembly Joint Resolution No. 5, entitled "Joint resolution providing for certain expenses incurred, or to be incurred, in the contested election case between Jacob C. Lippincott and William J. Thompson,"

Assembly Bill No. 429, entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners in said districts,"

Assembly Bill No. 529, entitled "An act concerning weights and measures,"

And

Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one,"

In which the concurrence of the Senate is requested.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Substitute for Senate Bill No. 230, entitled "An act to abolish the inferior courts of common pleas, courts of over and terminer and general jail delivery, courts of general quarter sessions of the peace and orphans' courts of this state, and to establish in their place a county court in each of the counties of this state, and to provide for and define the jurisdiction, powers and duties of such county courts,"

With amendment.

Said amendments were read and agreed to.

Said bill

Was taken up, read a second time, considered by sections, agreed to, amendments ordered to be engrossed, and to have a third reading.

On motion of Mr. Stokes the Senate took a recess of fifteen minutes.  $U_{\mu\nu}$  reconvening and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Mesers. Bradley, Daly, Drake, Ketcham, Packer, Rogers (President), Skirm, Staates, Stokes, Thompson, Voorhees—11.

Assembly Bill No. 586, entitled "An act to regulate the custody of jails and prisoners therein in counties of the first class in this state, and to repeal an act entitled "An act to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven,' and the supplement thereto, passed May sixteenth, one thousand eight hundred and ninety-four,"

Was taken up on second reading.

Mr. Daly offered amendments to said bill, which were read and agreed to.

Said bill was taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and to have a third reading.

The rules were suspended, and Mr. Voorhees offered amendment to Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases."

Which was read and agreed to.

Said bill was then taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and to have a third reading.

On motion of Mr. Stokes, the Senate then adjourned.

FRIDAY, May 25th, 1894.

At 10 o'clock the Senate met.

The session was opened by prayer by the Rev. Mr. Gaskill.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

Journal of May 24th was read and approved.

Mr. Ward, Chairman of the Committee on Engrossed Bills, reported

Senate substitute for

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Correctly engrossed,

 $\mathbf{And}$ 

Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases,"

And

Assembly Bill No. 586, entitled "An act to regulate the custody of jails and prisoners therein in counties of the first class in this state, and to repeal an act entitled "An act to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven,' and the supplement thereto, passed May sixteenth, one thousand eight hundred and ninety-four,"

With Senate amendments correctly engrossed.

Mr. Hoffman was granted permission to withdraw from the files of the Senate

Senate Bill No. 273, entitled "An act to amend an act entitled 'An act relating to and regulating the government of cities,' approved April twenty-fourth, one thousand eight hundred and ninety-four,"

Mr. Stokes offered the following concurrent resolution:

Whereas, The mouth of the Maurice river is difficult of entrance at night and even during the day at storm-tide, owing to insufficient lights and ranges; and whereas, the interests of the twenty thousand residents, of the owners of five hundred oyster-boats, of two thousand men employed thereon, of \$2,000,000 worth of invested capital, of an annual oyster product of \$700,000, as well as of a vast amount of other commerce, are involved in this question; and whereas, a light on Big Oyster Bed was petitioned for in 1887, and has been again petioned for in 1894; and whereas, said light was recommended to Congress by the Light House Board in 1888, and authorized by an act of Congress, approved February 15th, 1893; be it

Resolved, (the House of Assembly concurring), That the Secretary of the Treasury of the United States, the Hon. John R. McPherson and Hon. James Smith, Jr., and our Representatives in Congress be respectfully requested to use their influence toward securing an appropriation of \$30,000 for the purposes named and for the establishing of range lights already applied for and necessary to complete the system; and be it

Resolved, That a copy of this resolution be forwarded by the Secretary of the Senate to each of the parties named herein.

Which was read and adopted as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same and requests its concurrence therein.

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 579, entitled "An act to defray the incidental expenses of the legislature of New Jersey for the session of one thousand eight hundred and ninety-four,"

With amendments, which were read and agreed to.

Said bill was then taken up, read a second time, considered by sections, amended, agreed to, amendments ordered to be engrossed, and ordered to have a third reading.

Mr. Winton offered the following concurrent resolution:

Resolved (the House of Assembly concurring), That the Senators and Representatives in the Congress of the United States be requested to use their best efforts towards having the life-saving service along the coast of New Jersey continuous during the year.

Resolv. d, That the Secretary of the Senate be directed to send a copy of these resolutions to the New Jersey Representatives in Congress.

Which was read and adopted as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has passed the same, and requests its concurrence therein.

The rules were suspended and

Assembly Bill No. 586, entitled "An act to regulate the custody of jails and prisoners therein in counties of the first class in this state, and to repeal an act entitled "An act to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein," approved February twenty seventh, one thousand eight hundred and fifty-seven,' and the supplement thereto, passed May sixteenth, one thousand eight hundred and ninety four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Ketcham, Packer, Perkins, Rogers (President), Staates, Stokes, Thompson, Voorhees, Ward, Winton—14.

In the negative-None.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

The rules were suspended, and

Assembly Bill No. 396, entitled "An act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were—

Mr. President:

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-8.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 25th, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (the Senate concurring), That the two Houses meet in joint meeting in the Assembly chamber, on Friday, May 25th, 1894, at 3 o'clock in the afternoon.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Which was read and concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Ketcham, McMickle, Packer, Perkins, Rogers (President), Staates, Thompson, Voorhees, Ward, Winton-13.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has concurred in the same.

On motion of Mr. Voorhees, the Senate took a recess until 1:15 o'clock P. M., and upon reconvening, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

Mr. Ward, Chairman of the Committee on Engrossed, Bills reported

Assembly Bill No. 579, entitled "An act to defray the incidental expenses of the legislature of New Jersey for the session of one thousand eight hundred and ninety-four,"

With Senate amendments correctly engrossed.

Assembly Bill No. 542, entitled "A further supplement to an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,'" approved March twenty-eighth, one thousand eight hundred and ninety-one,

Was taken up, and the Governor's objections thereto read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
mbly: TRENTON, May 23d, 1894.

To the House of Assembly:

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 542, entitled "A further supplement to an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one," with my objections thereto.

The bill returned is an apt illustration of the partisan persistency that just now seems determined, for partisan reasons alone, to obtain absolute possession and control of municipal affairs in all municipalities of the State wherever such control can by any possible means be obtained. Although the members of the present Boards of Street and Water Commissioners in cities of the first class are in the midst of their official terms, several schemes have been devised to oust them therefrom, which have culminated in the pending measure. By its terms the bill relates to Jersey City and Newark only. The boards intended to be ousted are appointed boards. It is proposed to succeed them by other appointed boards designated by the Mayors of the respective cities within five days after the passage of the pending bill, to serve until May, 1895, when boards may be elected.

The sole object of so hurriedly displacing the present officials is to secure possession of the offices in question and the incidental patronage for partisan purposes and the reward of partisan camp-followers. If appointed boards are to serve for the ensuing year there is no reason, other than that given above, why the present appointed boards should

not be permitted to act during that time.

Notwithstanding loud professions of determination to establish non-partisan municipal governments, it is not proposed that non-partisanship shall obtain to the slightest degree in the composition of these important municipal bodies in the largest cities of the State. The boards are to be, or may be, which is the same thing, all of one political party, not even minority representation being provided for. The proposed legislation is so manifestly inspired by partisan desires, regardless of all other considerations, that I decline to assent thereto. Respectfully,

GEORGE T. WERTS,

Governor.

Upon the question "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, Miller, Perkins, Staates, Winton-7.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 134, entitled "An act to repeal an act entitled 'An act to re organize the board of chosen freeholders in certain counties in this state,' approved March fifteenth, one thousand eight hundred and ninety-two,"

Was taken up, and the objections of the Governor thereto read as follows:

STATE OF NEW JERSEY.

EXECUTIVE DEPARTMENT,

To the House of Assembly:

TRENTON, May 23d, 1894.

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 134, entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in certain counties in this state,' approved March fifteenth, one thousand eight hundred and ninety-two," and ending the term of office of all persons elected or appointed under the provisions of said act, with my objections thereto.

The bill legislates out of office the present Boards of Freeholders in certain counties of this State, and terminates the employment of all appointees and employes of such boards. No successors are provided to the boards thus abolished, nor are the powers and duties thus abruptly terminated vested elsewhere. The bill is part and parcel of the scheme conceived by partisan ingenuity, and now being consum-

mated by legislative act, to seize for partisan purposes wherever possible the various Boards of Freeholders throughout the State. I cannot regard such legislation as wise or salutary, and hence return the bill without approval.

Respectfully.

GEORGE T. WERTS,

Governor.

Upon the question "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-12.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Staates, Winton —7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state,"

Was taken up.

The objections of the Governor thereto were read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

To the House of Assembly:

I herewith return to your honorable body, wherein it originated, Assembly Bill No. 473, entitled "An act in relation to boards of excise commissioners in certain cities of this state," with my objections thereto.

The bill applies only to first class cities, of which there are but two in the State. As originally introduced, it provided for the compulsory establishment of non-partisan Boards of Excise in both of those cities. The bill in that respect was unobjectionable. It has, however, been amended, and in its present form provides that the Mayor of any city of the first class may, in his discretion, at any time after the passage of the act appoint a non-partisan board of four members.

The reason for the change is found in the fact that in one of the cities to which the bill in terms originally appplied it became undesirable for partisan reasons that it should in fact apply. Accordingly, the amendment authorizing the Mayor to exercise his discretion was inserted, whereby exclusive partisan control of the subject-matter is retained in one city while in the other a board of the opposite party is

retired and an alleged non-partisan board is to be substituted. Thus, so-called non-partisan legislation is made the cloak for partisan purposes and the perpetuation of partisan rule. If such results can be accomplished under such pretexts, then words have lost their meaning and professions of "reform" are empty sounds.

Respectfully,

GEORGE T. WERTS,
Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-8.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 277, entitled "An act to repeal an act entitled 'An act concerning cities of the first class,' approved June ninth, one thousand eight hundred and ninety,"

Was taken up.

The objections thereto were read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

To the House of Assembly:

I return to your honorable body, wherein it originated, Assembly Bill No. 277, entitled "An act to repeal an act entitled 'An act concerning cities of the first class,' approved June ninth, one thousand eight hundred and ninety," with my objections thereto.

The bill returned repeals Chapter CCXLI of the Laws of 1890, which provides that the annual salaries of the Deputy City Collector and chief clerk of the City Collector, in cities of the first class, shall be respectively \$2,500 and \$1,800, "subject to the approval by concurrence of a majority of the board having charge and control of the finances of and in such cities."

The offices are not abolished, nor the incumbents legislated out. The only effect of the passage of the law is a possible reduction of the salary of one or both officials. The necessity of the offices being conceded, I do not think the salaries paid are excessive. The Deputy Collector is required to furnish bonds in the sum of \$60,000, and is

liable for shortages, should any occur, in the collection of over \$2,000,000 in taxes yearly. It seems to me the proposed reduction in salary should not be sanctioned unless some good reason, not now appearing, should be presented therefor.

Respectfully,

GEORGE T. WERTS,

Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were—

Messrs. Daly, Drake, Hinchliffe, Miller, Perkins, Staates, Winton-7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one entitled "A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six," approved February ninth. one thousand eight hundred and eighty-six,' and to abolish the office thereunder created,"

Was taken up.

The Governor's objections thereto were read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 23d, 1894.

To the House of Assembly:

I return herewith to the House of Assembly, wherein it originated, Assembly Bill No. 125, entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of the pleas of the state,' approved April sixteenth, one thousand eight hundred and forty-six,' approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created," with my objections thereto.

The effect of the proposed law, if passed, will be to abolish the office of Assistant Prosecutor of the Pleas in all counties of the State where now existing except in the first class counties.

The offices thus proposed to be abolished cannot be deemed useless or extravagant. I am not aware that any complaint is made of the integrity or competency of any person now occupying such a position. The administration of justice in counties where the office exists is more expeditiously and economically administered than it will be after it is abolished. The sole reason for the abolition of the office that I can discover is the desire to legislate out of office a few officials because, and only because, they are not in political accord with the legislating body. Such action might be excused if the legislation was demanded by the public interest or the officials sought to be removed were incompetent or corrupt.

No such reason, however, is urged, and the fact that they hold certain political opinions seems to be an insufficient and improper reason

for removal. Respectfully,

GEORGE T. WERTS,

Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were—

Messrs. Daly, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton —7.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 529, entitled "An act concerning weights and measures,"

Was taken up.

The Governor's objections thereto were read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 23d, 1894.

To the House of Assembly:

I herewith return to your honorable body, wherein it originated, Assembly Bill No. 529, entitled "An act concerning weights and measures," with my objections thereto.

The bill provides that any person selling, lelivering or disposing of coal by "short weight" shall be guilty of a misdemeanor and punished, on conviction, by a fine of twenty-five dollars, one-half whereof shall be paid to the person making complaint, and that the governing body of any municipality may appoint a person or persons to inspect

the weighing of coal, to detect any violations of the law and make complaint thereof, who shall receive as his or their sole compensation one-half of said fines.

The law provides no regulation for the guidance of the inspectors or directions as to how they are to proceed in the discharge of their duties. It is silent as to what power or authority they shall possess, or how it shall be exercised.

The law, if enacted, would fail of beneficial results, and might easily and probably would be resorted to for purposes of imposition

and extortion.

Respectfully,
GEORGE T. WERTS, Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (Presideut), Skirm, Smith, Staates, Voorhees-12.

In the negative were -

Messrs. Daly, McMickle—2.

The Secretary was directed by the President to carry said bill to the House of Assembly, and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,'" approved February twenty-third, one thousand eight hundred aud ninety one,

Was taken up.

The Governor's objections thereto were read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 23d, 1894.

To the House of Assembly:

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 306, entitled "A supplement to an act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one," with my objections thereto.

The bill, in section one, provides that every ordinance heretofore passed by the Board of Trustees of any village incorporated under the general act shall be published twice in a newspaper published in the township in which the village is located and posted for ten days in five public places in said village, and until such ordinance shall have been so published as aforesaid, the same shall be of no effect.

Section two provides "that the publication of said ordinances in a newspaper and by posting as herein required, shall in all cases be pre-

sumed to have been made until the contrary be proven."

I apprehend that there are, or if not, that there will be incorporated villages wherein no newspaper is published. If that be so, it will be impossible to comply with the requirements of the law, that the ordinances be both published and posted, a failure to do which will render the ordinances of no effect.

The bill should provide that if a newspaper is published in the village it shall be published therein and posted, &c., but if no newspaper is published in the village, then posting as provided in the act to be deemed sufficient publication.

Respectfully,

GEORGE T. WERTS,

Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Winton—13.

In the negative were—

Messrs. Daly, Thompson—2.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same,"

Was taken up.

The Governor's objections thereto were read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
To the House of Assembly: TRENTON, May 23d, 1894.

I return herewith to the House of Assembly, wherein it originated, Assembly Bill No. 148, entitled "An act to more fully carry out and put in force the true intent and purposes of the supplement to an act of congress of August thirtieth, one thousand eight hundred and

ninety, and the acts of the legislature of New Jersey of March twenty-fourth, one thousand eight hundred and eighty-one, and the manual training act of one thousand eight hundred and eighty-eight," with my objections thereto, which will be found embodied in the official opinion of the Attorney-General of the State, transmitted with this message, and to which I beg leave to refer as though the same were fully incorporated herein.

Respectfully,

GEORGE T. WERTS,

Governor.

Governor:

TRENTON, N. J., May 23d, 1894.

I am in receipt of your communication inclosing Assembly Bill No. 148, entitled "An act to designate and recognize the industrial and manual training school in Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty one, section one, and to appoint a public board of trustees for the same," asking me for an opinion as to its constitutionality, and whether the appropriation called for by this bill can constitutionally be made. It is entitled "An act to more fully carry out and put in force the true intent and purposes of the supplement to an act of congress of August thirtieth, one thousand eight hundred and ninety, and the acts of the legislature of New Jersey of March twenty-fourth, one thousand eight hundred and eighty-one, and the manual training act of one thousand eight hundred and eighty-eight."

The first section declares that for the purpose of carrying out and putting in force the true intent of the supplement to an act of Congress and the legislation of the State of New Jersey, respecting industrial education and manual training schools, that the Manual Training and Industrial School at Bordentown, New Jersey, be and the same is hereby designated as a branch institution for the education of such students as may be appointed from the several Assembly districts in the State. It makes the Governor and various other officials, and their successors in office, trustees, with such powers and responsibilities as are given by the laws of the State to trustees of public and manual

training schools.

The second section makes all acts relating to manual training schools applicable to this school.

The third section provides for certain free scholarships.

The fourth section authorizes the Superintendeut of Public Instruction to ascertain the amount of subscriptions, donations and assets held by said association from November 10th, 1889, to the present time, and authorizes him to draw his warrant on the Comptroller for

a like sum in favor of the Board of Trustees created by this act for the maintenance of said school.

The fifth section provides that the Colored Industrial Education Association of New Jersey and Trustees of School District No. 15, Burlington county, are hereby authorized to turn over to the trustees created by this act all moneys or property which they hold for industrial education in said district.

The sixth section provides that in lieu of all claims, rights and titles the branch institution designated by this act has or may hereafter have upon the annual appropriation coming to this State from Congress, under the provisions of an act of Congress of August 30th, 1890, three thousand dollars is hereby annually appropriated for the maintenance of said school, out of any money in the State treasury not

otherwise appropriated.

I find also inclosed a communication under date of May 18th, 1894, from the Rev. W. A. Rice, which appears to be an address to you representing the object of House Bill No. 148, and purports to have been prepared after the bill had passed both houses of the Legislature. By this paper it seems that the bill is based upon the act of Congress of August 30th, 1890, which the paper says provides for colored schools of this character and for their maintenance by requiring that "they shall have an equitable and just portion of the eighteen or twenty-five thousand dollars annually appropriated to each State or Territory for education in the English language, the mechanic arts, agriculture and the various industries."

It is further stated that the school is now managed as an industrial school under the act of 1888, and receives aid from the State as such, and that this act proposes to make it a branch State institution.

By the sixth section it is stated to be "a sort of a compromise between us and the Rutgers people, we having proved to the satisfaction of the Committee on Education of the House and Senate as foliows, viz., that we are entitled to a part of this national fund under the provision of the act of Congress, for the reason that no colored student can enter Rutgers Scientific School in the regular way; that there is distinction on account of race and color, not so much by the Faculty and Board of Managers, as on account of our condition." The memorial further states that the branches of study are as follows: "Cookery, carpentry and wood-working, dressmaking, cutting, fitting, &c., embroidery, needlework and plain sewing, free handwriting, typewriting and mimeographing," and that if the bill becomes a law there soon will be two hundred colored boys and girls from all parts of the State."

The title of the bill itself, as well as its provisions, makes it very difficult to understand what the result would be were it to become a law. The constitutional provisions that "every law shall embrace but one object, and that shall be expressed by the title," and "that

no general law shall embrace any provisious of a private, special or local character," would appear to be violated if the bill is to be held

to accomplish the object designed, as stated in the memorial.

The Constitution further provides that "The Legislature shall provide for the maintenance and support of a thorough, efficient system of free public schools for the instruction of all the children in this State between the ages of five and eighteen years, and that no private, local or special law shall be passed providing for the management and support of free public schools."

Section twenty of article one of the Constitution further provides that "no donation of land or appropriation of money shall be made by the State or any municipal corporation to or for the use of any

society, association or corporation whatever."

The fourth section of the act provides for an examination of the books and records of the Manual Industrial Education Association of New Jersey, with a view of ascertaining what amount of subscriptions have been given said association for industrial and manual training, under the several acts of the Legislature of this State, and the value of the assets that they have come into possession of by reason thereof, and the Comptroller is to draw his warrant for a like sum in favor of a Board of Trustees created by the act. It is provided in the fifth section that the Colored Industrial Education Association shall turn over the property, &c. By the sixth section it is provided that the State shall pay three thousand dollars annually out of the moneys in the State treasury not otherwise appropriated, in lieu of all claims, rights and titles the branch institution designated by this act has or may hereafter have on the annual appropriation coming to this State trom Congress.

It is plain that if this is an association, as it claims to be, the donation of money by the State is in direct violation of the Constitution. If, on the other hand, it is a regularly organized school under the School laws of the State, it is equally plain that it must be treated as other schools of a similar character, and that legislation in reference to it must be general, under the provision that the "Legislature shall not pass private, local or special laws for the management or support

of free public schools."

If this be a State school, it is liable to the objection that the State cannot contract with one of its schools to pay it a certain sum per year in lieu of a supposed claim it may have upon a fund received from Congress. If, on the other hand, it is not a State school, but an association which can make a contract with the State, it would seem to be liable to the objection that it was practically a donation of money, contrary to the provisions of the Constitution.

What the effect is of designating it hereafter as a branch institution for the education of such students as may be appointed from the everal Assembly Districts, it is difficult to understand. How it can

be a manual training school and receive aid as such under the manual training law, and be entitled to all the benefits of all the manual training laws, as is provided, and at the same time make a contract with the State to renounce a claim, under act of Congress, on the ground that it is a colored agricultural school, I do not understand.

The new name designed would seem to be applicable to an institution composed of the various elements which go to make up the institution which the act attempts to create, but whether it is a branch of the United States Agricultural College, or of a New Jerseey manual training school, or an industrial colored association for the purposes of private charity, seems to be left in uncertainty.

The act is certainly incongruous, and it is exceeding difficult to

give it any construction which would make it constitutional.

If this institution is, as asserted, entitled to a share of the congress-

ional appropriation, it should receive that share.

The State cannot receive from any act of Congress power to appropriate money from its treasury, in violation of its own Constitution, in lieu of the sum said to be withheld.

The object and purpose of the association is no doubt charitable, laudable and patriotic, but this constitutes no ground to justify the

appropriation of public money raised by taxation.

A bill authorizing an appropriation of two thousand dollars to a private hospital was vetoed at the present session, because it was considered to be in violation of the clause forbidding the donation of money to a private association.

The appropriation of money from the treasury for educational pur-

poses has been wisely limited by our Constitution.

I am, very truly, your obedient servant,

JOHN P. STOCKTON.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstandins?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Drake, Hoffman, Ketcham, McMickle, Miller, Rogers (President), Smith, Stokes, Thompson, Ward—11.

In the negative were-

Messrs. Hinchliffe, Perkins-2.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 429, entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners in said districts,"

Was taken up.

The Governor's objections were read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

To the House of Assembly:

I return herewith to the House of Assembly, wherein it originated, Assembly Bill No. 429, entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners

in said districts," with my objections thereto.

The bill returned provides that the Township Committee of any township in the second and third class counties of the State may set off and divide the township into street-lighting districts, which districts shall be bodies corporate and "shall possess and be deemed to have power to sue and be sued, complain and defend in any court of law and equity, to make and use a common seal and all other corporate power necessary for carrying out the powers herein conferred."

In each district three persons styled "Commissioners of Street Lighting" are to be elected by the legal voters of such district, who are to have the charge and expenditure of such sums of money as the voters of the respective districts may authorize to be raised by taxation for

street-lighting purposes.

The election for choosing the Commissioners and determining the amount of money to be raised by taxation is to be held on the first Tuesday of June in each year; the polls shall be opened "at o'clock in the afternoon" (no hour specified) "and close at seven o'clock in the evening."

Beside the omission noticed, the provisions for the election are so indefinite that it will be difficult, if not impossible, for an election to

be held thereunder.

The Commissioners, when elected, are authorized to make contracts

for street lighting during "their term of office."

The only evidence of the existence of the corporations that may be created under the act is that the Township Committee "shall, by resolution, to be entered at length upon their minutes, define and declare the limits, boundaries and numbers of said districts, and the same being so defined and declared shall be deemed and taken as streetlighting districts," &c.

It would, in my opinion, be unwise and dangerous to permit the creation of corporations in the way contemplated by the act in question.

Respectfully,

GEORGE T. WERTS,

Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Drake, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Thompson, Voorhees, Ward—12.

In the negative was-

Mr. Hinchliffe-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same, the Governor's objections thereto notwithstanding.

Assembly Joint Resolution No. 5, entitled "Joint resolution providing for certain expenses incurred in the contested election case between Jacob C. Lippincott and William J. Thompson."

Was taken up.

The Governor's objections thereto were read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
To the House of Assembly: TRENTON, May 23d, 1894.

I return herewith to your honorable body, wherein it originated, Assembly Joint Resolution No. 5, entitled "Joint resolution providing for certain expenses incurred in the contested election case between Jacob C. Lippincott and William J. Thompson," with my objections thereto.

The resolution provides for the payment by the State Treasurer and Comptroller, upon the certificate or certificates of the Chairman of the Committee on Elections of the House of Assembly, of a sum or sums not exceeding \$2,000 for witness fees and mileage of witnesses and such other necessary expenses as shall be or may have been incurred by said committee in the pursuit of their investigation, &c.

The payment of such expenses is undoubtedly within the province of the legislative bodies, and is entirely proper, but the determination of the necessity and propriety of the expenditures should be vested in the majority of the committee, and not left to the exclusive decision of any single member thereof.

Respectfully,

GEORGE T. WERTS,

Governor.

Upon the question, "Shall this Joint resolution pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Hinchliffe, McMickle, Winton-4.

The Secretary was directed by the President to carry said joint resolution to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 302, entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class, approved March nineteenth, one thousand eight hundred and ninety-one,"

Was taken up.

The Governor's objections thereto was read as follows:

STATE OF NEW JERSEY,

To the House of Assembly:

EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 302, entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class, approved March nineteenth, one thousand eight hundred and

ninety-one," with my objections thereto.

The act proposed to be repealed is that which fixes the term of the City Collector of Taxes in Jersey City at five years. The purpose of the repeal is to legislate that official out of office in order that his place may be filled by another of different political faith. The present incumbent is guilty of holding political opinions different from those of the "powers that be" in Jersey City, and on that account appears to be marked for political decapitation. That is the exact situation.

The unexpired portion of the present incumbent's term is something over two years. He has proved himself an efficient, faithful and competent official. No public interest is to be subserved by his removal, and no complaint of any kind is made concerning his administration of the office. Furthermore, he is a veteran of the late war, and is within the spirit if not the letter of the law protecting such persons in their official tenures.

If tenure of office is to be made dependent upon the incumben's political opinions, it is of course idle to protest against the proposed legislation. If, on the contrary, competency in office and faithful discharge of public duties are to be recognized as superior to mere partisan demands, then this bill, cutting off a war veteran official in

the middle of his term, will not pass.

Respectfully,
GEORGE T. WERTS,
Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were-

Messrs. Daly, Drake, Hinchcliffe, McMickle, Perkius, Winton-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Assembly Bill No. 298, entitled "An act to repeal an act entitled 'An act to determine the tenure of office of city marshals in cities,' approved April second, one thousand eight hundred and ninety-one," Was taken up.

The Governor's objections thereto were read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 23d, 1894.

To the House of Assembly:

I return herewith to your honorable body, wherein it originated, Assembly Bill No. 298, entitled "An act to repeal an act entitled 'Au act to determine the tenure of office of city marshals in cities,' approved April second, one thousand eight hundred and ninety-one," with my objections thereto.

I am advised that but one official in the State will be affected by the passage of the proposed law, and that he will be legislated out of office in the middle of his term. The office is not abolished. The incumbent is simply removed by legislation to make way for another of a different political faith. No allegation of unfitness or improper conduct is made against him. The object and manner of his removal are so plainly only partisan, that I should not be asked to assent thereto.

Respectfully,

GEORGE T. WERTS,

Governor.

Upon the question, "Shall this bill pass, the Governor's objections thereto notwithstanding?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were-

Messrs. Daly, Drake, Hinchliffe, Perkins, McMickle, Winton-6.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate has passed the same, the Governor's objections thereto notwithstanding.

Substitute for Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Was aken up and read a third time.

Upon the question, "Shall this Engrossed bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

In the negative were--

Messrs. Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-8.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same and requests its concurrence therein.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate Bill No. 225, entitled "An act fixing the terms of members of the board of excise and prescribing the method of their appointment and removal in certain cities of the second class."

Senate Bill No. 234, entitled "A further supplement to the act entitled 'An act to regulate elections,' approved the sixteenth day of April, one thousand eight hundred and forty-six,'

And

Senate Bill No. 269, entitled "An act relative to the state house and adjacent public grounds,"

The Governor's objections thereto notwithstanding.

J. HERBERT POTTS, Clerk of the House of Assembly. The rules were suspended, and,

Assembly Bill No. 579, entitled "An act to defray the incidental expenses of the legislature of New Jersey for the session of one thousand eight hundred and ninety-four,"

Was taken up and read a third time.

Upon the question, "Shall this Assembly bill pass?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

In the negative was-

Mr. McMickle-1.

The Secretary was directed by the President to carry said bill to the House of Assembly and inform that body that the Senate had passed the same with amendments, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMZER,
May 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved, That the hour of three o'clock having arrived, the time appointed for a joint meeting of the two Houses, the Assembly now awaits your presence in the Assembly Chamber.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Upon the motion of Mr. Stokes the Senate then took a recess for the purpose of attending the Joint Meeting, upon the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Daly, Hinchliffe, Hoffman, McMickle, Miller, Packer, Perkins, Rogers (President), Smith, Stokes, Thompson, Ward, Winton—14.

Mr. Smith, Chairman of the Committee on Passed Bills, reported Senate Bill No. 274, entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the respective counties of this state,' approved April sixteenth, one thousand eight hundred and forty-six,"

And

Senate Bill No. 275, entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

This day delivered to the Governor.

House amendments to

Senate Bill No. 177, entitled "An act relating to boroughs,"

Were read in open Senate and found to be correct.

On motion of Mr. Stokes the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved, That the Chairmen of all Committees be and they are hereby directed to turn over to the Secretary all bills now in committee and that all such bills, together with all the bills on the President's calendar, excepting bills returned from the Governor without his approval, be filed by the Secretary with the State Librarian as "dead bills."

Mr. Voorhees, Chairman of the Committee on the Judiciary, reported

Assembly Bill No. 508, entitled "A supplement to an act entitled 'An act concerning official newspapers in cities of this state,' " passed March thirteenth, one thousand eight hundred and eighty-four,

Adversely, which report was read and adopted.

Mr. Voorhees, Chairman of the Committee on Labor and Industries, reported

Assembly Bill No. 480, entitled "A supplement to an act entitled 'An act to limit the age and employment hours of labor of children, minors and women, and to appoint an inspector for the enforcement of the same,' approved March fifth, one thousand eight hundred and eighty-three,"

And

Assembly Bill No. 51, entitled "An act to provide for the payment of wages every two weeks,"

Without amendment.

Mr. Smith, Chairman of the Joint Committee on Passed Bills, reported

Senate Bill No. 177, entitled "An act relating to boroughs,"

This day delivered to the Governor.

On motion of Mr. Voorhees, the Senate took a recess until 7 o'clock.

## EVENING SESSION.

At 7 o'clock the Senate met.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hiuchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—15.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved, That the Secretary of the Senate be authorized to prepare indices of the Senate and minutes of the Executive sessions in the same general manner as the indices of the session of 1893, and that he be paid the same compensation as is allowed by law for preparing the indices of the House of Assembly minutes.

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved, That the Sergeant-at-Arms be instructed to collect the bill files and preserve the same for use in the next session of the Senate.

On motion of Mr. Stokes the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Ward, Winton—14.

Mr. Daly offered the following resolutions, which were read and unanimously adopted:

WHEREAS, The Hon. Maurice Rogers, President of the Senate, has discharged the duties of that position with honor to himself and to the entire satisfaction of this body, therefore, in appreciation thereof and in testimony of their high regard;

Resolved, That the Senate use this as a means to convey to him their appreciation of his worth and their unqualified approval of the manner in which the duties of his office have been performed.

Resolved, That each of the officers of the Senate have been courteous and obliging in their intercourse with the Senators and prompt and faithful in the discharge of their respective duties; in recognition and appreciation thereof the thanks of the Senate are hereby extended, with its best wishes for their future welfare and prosperity.

Resolved, That the thanks of the Senate are hereby extended to the representatives of the press for the courtesies and favors they have extended to this body.

On motion of Mr. Stokes the Senate took a recess at 11:10 P. M. until 3:30 o'clock A. M., May 26th, at the conclusion of which, and

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 25th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Whereas, The mouth of Maurice river is difficult of entrance at night and even during the day at storm-tide, owing to insufficient lights and ranges; and whereas, the interests of the twenty thousand residents, of the owners of five hundred oyster boats, of two thousand men employed thereon, of \$2,000,000 worth of invested capital, of an annual oyster product of \$700,000, as well as of a vast amount of other commerce, are involved in this question; and whereas, a light on Big Oyster Bed was petitioned for in 1887, and has been again petitioned for in 1894; and whereas, said light was recommended to Congress by the Light-House Board in 1888, and authorized by an act of Congress, approved February 15th, 1893; be it

Resolved (the House of Assembly concurring), That the Secretary of the Treasury of the United States, the Hon. John R. McPherson and Hon James Smith, Jr., and our Representatives in Congress be respectfully requested to use their influence toward securing an appropriation of \$30,000 for the purposes named, and for the establishing

of range lights already applied for and necessary to complete the system; and be it

Resolved, That a copy of this resolution be forwarded by the Secretary of the Senate to each of the parties named herein.

## J. HERBERT POTTS,

Clerk of the House of Assembly.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 26th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following bills:

Senate substitute for

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto."

Without amendment.

J. HERBERT POTTS, Clerk of the House of Assembly.

The following bill having passed both Houses, was this day delivered to the Committee on Passed Bills, with the following indorsement thereon:

"I certify that this bill originated in the Senate.

WILBUR A. MOTT,

Secretary of the Senate."

Substitute for

Mr. President:

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto."

Said bill was then reported by Mr. Smith, Chairman of the Committee on Passed Bills, as having been received from the Secretary of the Senate and this day delivered to the Governor for his approval.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, May 26th, 1894.

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved, That the Clerk be and he is hereby directed to inform the Senate, that the Hon. John I. Holt has resigned as Speaker of this House and that the Hon. Joseph Cross has been elected to fill the vacancy caused by such resignation.

J. HERBERT POTTS,

Clerk of the House of Assembly.

Mr. Stokes offered the following concurrent resolution:

Resolved (the House of Assembly concurring), That this legislature take a recess from 4 o'clock A. M. this 26th day of May, 1894, until Tuesday, October 2d, 1894, at 12 o'clock noon,

Which was read and adopted as follows:

In the affirmative were-

Messrs. Bradley, Daly, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative-None.

The Secretary was directed by the President to carry said resolution to the House of Assembly, and inform that body that the Senate has passed the same, and requests its concurrence therein.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
May 26th, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has concurred in the following:

Resolved (the House of Assembly concurring), That this Legislature take a recess from 4 A. M. this the 26th day of May, A. D. 1894, until Tuesday, October 2d, 1894, at 12 o'clock noon.

J. HERBERT POTTS,

Clerk of the House of Assembly.

The hour of 4 o'clock A. M. this the 26th day of May having arrived the President declared the Senate adjourned until Tuesday, October 2d, 1894, at 12 o'clock noon.

WILBUR A. MOTT, Secretary of the Senate. TUESDAY, October 2d, 1894.

At 12 o'clock the Senate met.

The session was opened by prayer by the Rev. E. J. Knight.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham,

Martin, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—21.

Journal of 25th and 26th was read and approved.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, October 2d, 1894.

To the Senate and General Assembly:

I herewith transmit to your honorable bodies respectively, copies of the report of the commission "to report amendments of the system of jurisprudence of this State and to provide for the election of certain officers by the people," appointed under and in pursuance of Joint Resolution No. 5, approved May 17th, 1894. Also, copies of the minutes of said commission and of the special committee of said commission.

The original report of the commission, signed by all of the members thereof, has been by me filed in the office of the Secretary of State. The report embodies certain proposed specific amendments to the State Constitution, subject to proper legislative action thereon.

The joint resolution referred to requires the Governor "to transmit such report, with such recommendations or suggestions as he may desire to make, to this present session of the Legislature, if in session, after said commission shall transmit to him the result of their labors, and if not then in session, then to the next session of the Legislature held in this State."

The State Constitution provides that any specific amendments thereto "may be proposed in the Senate or General Assembly, and if agreed to by a majority of the members elected to each of the two houses, such proposed amendments shall be entered on their journals, with the yeas and nays taken thereon, and referred to the Legislature then next to be chosen, and shall be published for three months previous to making such choice [i. e., choice or election of the next Legislature] in at least one newspaper of each county; \* \* \* and if in the Legislature next chosen as aforesaid such proposed

amendment or amendments, or any of them, shall be agreed to by a majority of all the members elected to each house, then it shall be the duty of the Legislature to submit such proposed amendment or amendments, or such of them as may have been agreed to as aforesaid by the two Legislatures, to the people," &c.

The effect of the quoted provision is, that any proposed amendments to the Constitution must receive the assent, first, of the Legislature wherein they are proposed, and secondly, of the Legislature next

chosen.

But before the Legislature next chosen can act upon the proposed amendments they must have been published, as prescribed, for three

months previous to the election of that body.

The obvious purpose of requiring the Governor to transmit the report of the commission to the present session of the Legislature was the hope or expectation that such report might possibly be received in season to permit the necessary publication to be made prior to the choice of the next Legislature in November, 1894.

That hope or expectation has not been realized.

Should the amendments, or any of them, embraced in the report of the commission, be "proposed" at the present session in either of your honorable bodies, and agreed to by a majority of both, such action would be entirely futile, inasmuch as there is not remaining sufficient time to make the necessary publication previous to the choice or election of the next Legislature; nor can any amendments proposed in the present Legislature, elected in 1893, be sanctioned or approved by that to be elected in 1895, because that would not be the Legislature "next chosen."

Therefore, as it is impossible for the present Legislature to take any decisive action upon the proposed amendments, I suggest that your honorable bodies ignore them altogether, or else simply refer them to the Legislature next chosen, for initial action thereon. In either event it will be the duty of the Executive, in compliance with the spirit, if not the letter, of the joint resolution, to direct attentiou of the next Legislature to the proposed amendments, and that body can deal with them as it sees fit.

Respectfully, GEORGE T. WERTS,

Governor.

Which was read and referred to Committee on Judiciary.

The following message was received from the House of Assembly by the hands of its Clerk:

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
October 2d, 1894.

Mr. President:

I am directed by the House of Assembly to inform the Senate that the House of Assembly has passed the following:

Resolved (Senate concurring), That this Legislature adjourn sine die at two thirty o'clock P. M., this second day of October, 1894.

In which the concurrence of the Senate is requested.

J. HERBERT POTTS, Clerk of the House of Assembly.

Which was read.

Mr. Daly moved that said concurrent resolution lie upon the table, which motion was disagreed to by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Martin, McMickle, Miller, Perkins, Staates, Winton-10.

In the negative were -

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

The same Senator then moved that further consideration of said concurrent resolution be indefinitely postponed, which motion was disagreed to by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Martin, McMickle, Miller, Perkins, Staates, Winton-10.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

Mr. Adrain moved that further consideration of said concurrent resolution be postponed until October 15th, which motion was disagreed to by the following vote:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Martin, McMickle, Miller, Perkins, Staates, Winton-10.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

On motion of Mr. Stokes the resolution was concurred in by the following vote:

In the affirmative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

In the negative were—

Messrs. Daly, Drake, Hinchliffe, Martin, McMickle, Miller, Perkins Staates, Winton—9.

The Secretary was directed by the President to carry said resolution to the House of Assembly and inform that body that the Senate had passed the same.

The following message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, October 2d, 1894.

To the Sena'e:

I return herewith to your Honorable body, wherein it originated, Senate Bill No. 230 (substitute), entitled "An act to abolish the inferior courts of common pleas, courts of over and terminer and general jail delivery, courts of general quarter sessions of the peace and orphans' courts of this state and to establish in their place a county court in each of the counties of this state, and to provide for and define the jurisdiction, powers and duties of such county courts," with my objections thereto.

The effect of the bill, if passed, will be to abolish in all the counties of this State, the Courts of Common Pleas, the Courts of Oyer and Terminer and General Sessions of the Peace and the Orphans' Courts as they are now constituted and have existed for very many years. In their stead County Courts are to be erected and held by a single judge or in conjunction with a justice of the Supreme Court; the judges of the County Courts to be elected by popular vote at the elections for members of the General Assembly, the first election to be in November next.

A radical and vital change is thus proposed, not only in our judicial system, but in the manner of designating the judges.

From its earliest existence the policy of this State has favored an

appointed Judiciary.

The pending bill is a legislative declaration, that such policy was and is a mistake.

Without expressing any individual opinion as to the comparative merits of the elective or appointive system, it seems to me that a change so important should not be consummated without an expression of popular opinion in its favor.

The change proposed has not been directly or indirectly submitted to the voters of the State. They may or may not be in favor of it. If not, it should not be forced upon them by legislative action in de-

fiance of their disfavor.

The present Legislature was elected without reference to any such proposed changes and without any idea that they would be attempted.

The question of an elective judiciary, to the extent proposed, can readily be made an issue in the elections soon to occur.

No possible harm can result from postponement until that time. The verdict would enable us to act intelligently and in accordance with the will of those who have the right to direct in such matters.

By its terms the bill returned, in case of its passage, was to go into

effect on the 1st day of October, instant.

That date has already passed. Although the bill came to the hands of the Executive in May last, the recess of the two Houses immediately thereafter, until October 2d, instant, prevented the return of the bill with my objections before this time.

I suggest, for your consideration, whether the bill having failed to become operative on October 1st, can now be given vitality by any

legislative action to be had on this message.

Respectfully.

GEORGE T. WERTS.

Governor.

A message was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, October 2d, 1894.

To the Senate:

I return herewith to your honorable body, Senate Bill No. 177 (substitute), entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight," with my objections thereto.

The borough governments referred to in the proposed law are to be vested with certain rights and privileges specified in the bill and by the fifth section the legal voters of such boroughs "Shall have the right by vote to designate annually upon the ballots used in voting for borough officers such amounts as may be deemed assessable for any and all legal purposes of a local nature in any way connected with said boroughs."

I am unable to comprehend the meaning of the quoted section. It seems to me unintelligible and meaningless. I apprehend the word "assessable" was intended to be "advisable" or some word of kindred

meaning.

(Signed)

Respectfully,

GEORGE T. WERTS.

Governor.

On motion of Mr. Stokes, the Senate adjourned.

## AFTERNOON SESSION.

At 2:30 o'clock the Senate met.

Under the direction of the President the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Martin, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—16.

A sealed communication was received from the Governor by the hands of Mr. John S. McMaster, his Private Secretary, endorsed "Nominations."

On motion of Mr. Stokes, the Senate proceeded to the consideration of Executive business, on the conclusion of which, and,

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Martin, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—16.

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved, That a committee of three be appointed to wait upon the Governor and inform him that the Senate had completed its labors, and is about to adjourn sine die, and inquire if the Executive has any further communication to make to this body.

The President appointed as the committee under said resolution Messrs. Stokes, Bradley and Adrain.

Mr. Stokes, of committee appointed to wait on the Governor and inform him that the Senate had completed its labors and was about to adjourn sine die, reported that the committee had waited upon the Governor, and that he had no further communications to make to the Senate.

Mr. Stokes offered the following resolution, which was read and adopted:

Resolved, That the hour of adjournment having arrived, the Secretary inform the House of Assembly that the Senate is now ready to adjourn sine die, and awaits the presence of the House of Assembly.

The hour of two o'clock and thirty minutes having arrived, the members of the House of Assembly, preceded by the Speaker, entered the Senate Chamber.

Upon the announcement of the Speaker that the House had adjourned, the President of the Senate declared the one hundred and eighteenth session of the Legislature adjourned without day.

Attest:

WILBUR A. MOTT,

WILLIAM H. LONG, Journal Clerk. Secretary.

### ADDENDA.

The following bills having failed to become laws, and remaining in the possession of the Secretary of the Senate, were delivered by him to the State Librarian for safe keeping:

Senate Bill No. 2, entitled "An act to repeal an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same,' and the several supplements thereto, and to end the term of office of persons holding office thereunder,"

Senate Bill No. 10, entitled "An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants,"

Senate Bill No. 17, entitled "A supplement to an act entitled 'An act concerning turnpike roads and oridges connected with the same,' approved May eleventh, one thousand eight hundred and eighty-six,"

Senate Bill No. 24, entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 25, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May third, one thousand eight hundred and eighty-nine,"

Senate Bill No. 26, entitled "An act to amend an act entitled 'An act to regulate the practice of courts of law,' approved March tenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 28, entitled "An act in relation to debts fraudulently contracted and obligations fraudulently incurred,"

Senate Bill No. 48, entitled "A further supplement to an act entitled 'An act to regulate elections,'" approved April eighteenth, one thousand eight hundred and seventy-six,

Senate Bill No. 56, entitled "An act concerning elections of boards of chosen freeholders in counties of the first class in this state,"

Senate Bill No. 60, entitled "A supplement to an act entitled 'An act directing the descent of real estates,' approved April sixteenth, one thousand eight hundred and forty-six,"

Senate Bill No. 64, entitled "An act to provide for the dissolution of turnpike companies which fail to maintain their turnpikes in the condition required by their charters,"

Senate Bill No. 71, entitled "An act relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class,"

Senate Bill No. 74, entitled "A Further Supplement to the act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 75, entitled "An act to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars,"

Senate Bill No. 77, entitled "A supplement to an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salaries for the same,' approved June third, one thousand eight hundred and ninety,"

Senate Bill No. 79, entitled "An Act to prescribe and regulate the manner of nominating candidates for certain public offices in the state of New Jersey,"

Senate Bill No. 86, entitled "An act in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court,"

Senate Bill No. 87, entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto,"

Senate Bill No. 90, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act constituting district courts in certain cities of this state," "approved March ninth, one thousand eight hundred and seventy seven, which supplement was approved February sixteenth, one thousand eight hundred and ninety-two,

Senate Bill No. 91, entitled "An act concerning the granting of licenses for inns and taverns in the boroughs throughout this state,"

Senate Bill No. 92, entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two,"

Senate Bill No. 98, entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five,"

Senate Bill No. 104, entitled "An act relating to the unsealing and recording of bids for public work or supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of \*ame,"

Senate Bill No. 109, entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one,"

Senate Bill No. 121, entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, anno domini one thousand eight hundred and seventy-eight,"

Senate Bill No. 125, entitled "A supplement to an act entitled 'An act concerning judgments' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 129, entitled "An act in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases,"

Substitute for Senate Bill No. 132, entitled "An act concerning the width of tires of wagons and carts and to impose a tax thereon,"

Senate Bill No. 135, entitled "An act to change the boundary line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county,"

Senate Bill No. 136, entitled "An act to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Pensauken, in said county,"

Senate Bill No. 137, entitled "An act authorizing cities to establish boulevards,"

Senate Bill No. 138, entitled "An act to amend an act entitled 'An act to prohibit the laying or construction of any street or horse railroad along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality," approved March ninth, one thousand eight hundred and ninety-three,

Senate Bill No. 145, entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey," approved April ninth, one thousand eight hundred and sixty-seven,

Senate Bill No. 146, entitled "An act authorizing the publication of abstracts from the annual reports of the state board of health,"

Senate Bill No. 148, entitled "An act to repeal an act entitled 'An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state," passed April eighteenth, one thousand eight hundred and ninety-one,

Senate Bill No. 151, entitled "A supplement to an act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,'" approved March twenty-eighth, one thousand eight hundred and ninety-one,

Senate Bill No. 152, entitled "An act to re-organize the board of chosen freeholders in counties of the first class in this state,"

Senate Bill No. 155, entitled "An act providing for the ereation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed seventy-five thousand and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities,"

Senate Bill No. 162, entitled "An act to authorize cities in this state in certain cases to widen streets and parts of streets, and provide the cost of such widening,"

Senate Bill No. 164, entitled "An act relative to the state house and adjacent public grounds."

Senate Bill No. 165, entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four,"

Senate Bill No. 169, entitled "A supplement to an act entitled 'An act for the punishment of crimes,'" approved Murch twenty-seventh, one thousand eight hundred and seventy-four,

Senate Bill No. 170, entitled "A supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 172, entitled "An act to repeal an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' approved March seventeenth, one thousand eight hundred and ninety-three,"

Senate Bill No. 177, entitled "An act relating to boroughs."

Senate Bill No. 179, entitled "An act to repeal an act entitled 'An act concerning licenses to keep inns and taverns, and to sell ale, strong

beer, lager beer, porter, wine and other malt liquors in the boroughs of this state," approved February eighth, one thousand eight hundred and ninety-two,

Senate Bill No. 182, entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 187, entitled "An act concerning by-roads and by-ways,"

Senate Bill No. 188, entitled "An act in relation to the appoint ment of certain officers in cities,"

Senate Bill No. 194, entitled "An act to repeal an act entitled 'An act concerning licenses in boroughs of the second class,' approved March ninth, one thousand eight hundred and ninety-one,"

Senate Bill No. 199, entitled "An act to establish and maintain a state museum,"

Senate Bill No. 206, entitled "An act relative to the publication of the laws of this state in the newspapers,"

Senate Bill No. 208, entitled "An act relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class,"

Senate Bill No. 211, entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college,' passed March thirty-first, one thousand eight hundred and ninety,"

Senate Bill No. 214, entitled "An act concerning city hospitals,"

Senate Bill No. 218, entitled "A supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-fifth, one thousand eight hundred and seventy-four,"

Senate Bill No. 220, entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 224, entitled "An act fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class,"

Senate Bill No. 230, entitled "An act to establish county courts in the several counties of this state, and to define and regulate the jurisdiction of such courts, and for other purposes relative thereto,"

Senate Bill No. 232, entitled "An act concerning the enforcement of the health code and ordinances and regulations of the local boards of health in cities of this state,"

Senate Bill No. 233, entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one,"

Senate Bill No. 239, entitled "A supplement to an act entitled 'An act respecting the orphans' court, and relating to the powers and duties of the ordinary, and the orphans' court and surrogates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,"

Senate Bill No. 240, entitled "An act to correct the unconstitutional provisions of an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey,' and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution,"

Senate Bill No. 241, entitled "Supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors,'" passed March twentieth, one thousand eight hundred and eighty-nine,

Senate Bill No. 248, entitled "A supplement to an act entitled 'An act concerning district courts in this state,' "approved March second, one thousand eight hundred and ninety-one,

Senate Bill No. 251, entitled "An act to repeal an act entitled 'An act relative to the publication of the financial statements of counties," approved April twenty fifth, one thousand eight hundred and eightynine,

Senate Bill No. 254, entitled "An act relative to consents heretofore obtained for the location of the tracks and the construction and operation of a railroad in, along or upon any street and road or highway in this state,"

Senate Bill No. 256, entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act to incorporate the chosen free-holders in the respective counties of this state," approved April sixteenth, one thousand eight hundred and forty six,' which act was approved March fourteenth, one thousand eight hundred and seventynine, and which said first-mentioned act was approved March thirty-first, one thousand eight hundred and eighty-two,"

Senate Bill No. 257, entitled "An act concerning the government of certain cities in this state and providing for the constituting of a street and sewer commission and other officers therein, and defining the powers and duties of such commission, and relating to the municipal affairs and departments of such cities placed under the control

and management of such commission, and providing for the maintenance thereof,"

Senate Bill No. 260, entitled "An act concerning the office of clerks of excise boards or departments in cities of the second class in this state,"

Senate Bill No. 261, entitled "An act relative to the granting of licenses for the sale of malt, vinous or spirituous liquors in certain boroughs of this state,"

Senate Bill No. 265, entitled "A further supplement to the act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven,"

Senate Bill No. 273, entitled "An act to amend an act entitled 'An act relating to and regulating the government of cities,' approved April twenty fourth, one thousand eight hundred and ninety-four,"

Senate Joint Resolution No. 2, entitled "A joint resolution requesting the senators and representatives of this state in congress to use their best efforts to prevent any legislation imposing a tax on mutual building and loan associations,"

And

Senate Joint Resolution No. 3, entitled "Joint resolution requesting the senators and representatives in congress from this state to secure the passage of a law providing for a national labor holiday."

#### SENATORIAL CONTROVERSY.

Opinion of the Supreme Court, ordered printed by Resolution passed by the Senate March 26th, 1894.

NEW JERSEY SUPREME COURT.

MARCH, 1894.

The Attorney-General, ex rel.
George T. Werts, Governor, &c.,
v.
Robert Adrain and Maurice A. Rogers.

On the afternoon of January 9th, the nine Democratic hold-over Senators assembled in the Senate Chamber. At about three minutes before three o'clock Samuel C. Thompson, who was Secretary of the session of 1893, called the Senate to order, and Senator Daly offered a resolution naming Robert Adrain as President pro tempore. This resolution was immediately adopted. Robert Adrain thereupon took the chair, and after waiting until three o'clock or later, ordered a roll-call of the Senate. The nine Senators referred to alone answered to their names. There was then another wait of three or four minutes, ending in another roll call. To this roll-call also only the nine Senators referred to answered. Thereupon Senator Daly moved a recess of five minutes, which motion was adopted. At about fifteen minutes past three o'clock the Senate came to order again.

At this time the four hold-over Republican Senators, accompanied by the seven Republican Senators-elect, entered the Chamber and took their seats on the floor. Immediately after the Republican Senators had taken their seats, Robert Adrain, as presiding officer, ordered another roll-call. The names of the hold over Senators, both Republican and Democratic, were called. At the conclusion of the call the Secretary announced, in a loud tone of voice: "Mr. President, there are thirteen Senators present and have answered to their names." The Secretary testified that he believed the whole thirteen did answer to their names. He did not, however, swear positively that they did, and the evidence given by other witnesses makes it very clear, I think,

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that they did not. However, no objection was made by anybody to the announcement of the result of the roll-call by the Secretary as above mentioned, and the President thereupon declared that there was a quorum present. No objection appears to have been made by any-

body to this declaration.

While this roll-call was proceeding, Senator Stokes, one of the hold-over Republican Senators, arose and entered a protest against the organization of the Senate on account of its having been effected in the absence of the Republican Senators. Senator Adrain ruled him out of order on the ground that a roll-call was in progress. At the conclusion of the roll-call Senator Adrain recognized Senator Stokes, and the latter said he arose to a question of the highest privilege, and asked Senator Adrain, as presiding officer, if the usual custom would be followed and Senators admitted on their credentials. Senator Adrain replied that he was only one of the body and could not give the desired information. Senator Skirm, another of the Republican hold-over Senators then arose and announced to Senator Stokes, without addressing the Chair, that he had the credentials and affidavits of the seven newly-elected Republican Senators.

At that point Senator Adrain stated that Senator Daly had a resolution which he thought would cover the matter and give the information desired. Thereupon Senator Daly, one of the Democratic holdover Senators, offered the following resolution: "Resolved, That all certificates of election or other credentials of those claiming seats in this Senate, by virtue of the election held on the 7th day of November, 1893, together with all protests, petitions, and other communications or papers presented to this Senate concerning its membership, be in the first instance referred to a special committee of three to be appointed by the President, which committee shall report upon the validity of such credentials, and shall make such report concerning such protests, petitions, communications or papers as shall be necessary." After the resolution was offered, Senator-elect Voorhees, one of the newly elected Republican Senators, arose in his seat and attempted to address the Chair, stating that he claimed his rights on the floor of the Senate as Senator-elect from the county of Union. Senator Adrain refused to recognize him and ordered him to take his Senator Voorhees declined to be seated, and Senator Adrain thereupon directed the Sergeant-at-arms to seat him. Senator Voorhees still refused to be seated, and after some further protest, invited the Republican Senators and Senators elect to withdraw to one of the lobbies of the Senate Chamber, and they all immediately did so.

No notice was taken of the withdrawal of the Republican Senators by the nine Democratic Senators. Soon after such withdrawal, the resolution last offered by Senator Daly was adopted, and a Committee on Credentials appointed. Immediately after such appointment, Senator Daly arose and presented the credentials of Christopher S. Staates,

a Democratic Senator-elect from the county of Warren. These credentials were referred to the said committee, who immediately reported favorably upon them, and Senator Staates was thereupon admitted, sworn in and took his seat.

Next a resolution was passed as follows: "Resolved. That no one shall be admitted to membership of this Senate except on motion made for his admission and its adoption by a majority of the qualified and admitted Senators." Senator Daly then offered a resolution "that the officers of the session of 1893 be and the same are hereby appointed officers of this session, to hold until further orders shall be made concerning their positions by the vote of a majority of the qualified and admitted members of the Senate." After the passage of this resolution, Senator Daly offered the following: "Resolved. That the President pro tempore of this Senate shall hold said office of President until his successor shall be elected by the votes of a majority of the qualified and admitted members of the Senate." This resolution was also adopted. A number of the old officers thereupon took the oath of office. The President, however, does not seem to have done so. This body thus organized continued in session some time after the passage of these resolutions, and transacted or attempted to transact considerable business. Among other things it appointed a committee to wait upon the Governor and inform him that the Senate had organized. It also directed the Secretary of the Senate to inform the House of Assembly that the Senate had organized. It also passed a resolution adopting the rules of the Senate of 1893 for its guidance. and received and referred to committees, when appointed, three or four legislative bills.

Ever since said organization, or attempted organization, this body has met as a Senate at intervals of not more than three days each. Its presiding officer has always been Robert Adrain. It recognizes him as President of the Senate, and he claims to be such, we are informed, not only by virtue of his election as temporary President, and his after election as President until his successor should be elected, but also by virtue of his election as President at the beginning of the session of 1893. He has done no act as President, however, so far as the testimony discloses, except to preside over the deliberations of this body.

Upon the withdrawal of the Republican Senators and Senatorselect as aforesaid, they proceeded at once to organize a Senate in the lobby of the Senate Chamber, to which they had withdrawn as above mentioned. Before proceeding with their organization, Senator Stokes stepped into the door opening from the lobby upon the floor of the Senate Chamber, and announced to the Democratic Senators there remaining, that the Senate was about to proceed to organize, and requested them to participate in such organization. No notice was taken of this announcement, and the Republican Senators proceeded to organize alone. Senator Stokes assumed the Chairmanship of the meeting, and Wilbur A. Mott assumed the position of temporary Secretary. The credentials of the newly-elected Republican Senators were produced and inspected, and handed to the Secretary pro temp re.

The Secretary thereupon called a roll of the Senators, including those newly elected. The eleven Republican Senators all answered to their names. Thereupon Senator Skirm moved that they go into an election of a President. Maurice A. Rogers was nominated, and upon a roll call he received eleven votes. A Secretary and the usual number of officers of the Senate were next elected by the same vote.

After the officers were elected they were all sworn in, including Maurice A. Rogers. Mr. Rogers thereupon took his seat as President of the Senate. A committee was then appointed to wait upon the Governor and inform him that the Senate was organized. A message was also received from the House of Assembly to the effect that the

Assembly was duly organized and had proceeded to business.

The body thus organized has also been in session at intervals of not more than three days each ever since its organization. Senator Rogers regularly presides over it, and is recognized by it as President of the Senate. It has passe! bills, and Senator Rogers has authenticated them as President of the Senate. It has also been recognized regularly and continuously by the House of Assembly as the true Senate, and has met in joint assembly with the House, and such Assembly has elected or attemped to elect a State Treasurer and Comptroller.

R. V. LINDABURY, FRED. W. STEVENS and J. P. STOCKTON, Attorney-General, for the Relator.

ALLAN L. McDERMOTT, for Adrain.

CORTLANDT PARKER, THOMAS N. McCARTER and SAMUEL H. GREY, for Rogers.

The opinion of the Court was delivered by

BEASLEY, Chief Justice.

This case has been placed before the Court on a rule to show cause why an information in the nature of a Quo Warranto should not be issued against these respondents, each of whom claims, and to some extent has exercised the office of President of the Senate of New Jersey. Under this procedure evidence has been taken and it thus appears that the twenty-one Senators of the State have divided themselves into two bodies, that is to say, nine of the old members, who were styled in the argument, "hold-over members," constituting one of such bodies, and four hold-over members with seven newly-chosen Senators constituting the other body. Subsequently a newly chosen Senator joined himself to the body made up of hold-over Senators, making the body to consist of ten Senators, the other consisting, as just shown, of eleven. The former of these bodies will be referred to

in order to avoid periphrase as the Adrain Senate, the latter as the Rogers Senate. The Adrain so-called Senate has been recognized officially by the Governor and remains in session. The Rogers so-called Senate is recognized officially by the House of Assembly, but has been refused official recognition by the Executive; it has passed various laws and, with the co operation of the Lower House, has appointed a Treasurer and Comptroller of the State.

The above is a description of the general aspect of the case and it

will be sufficient for immediate purposes.

The object of the present course of law is to establish by a judicial judgment which of these contestants is the genuine and which the spurious State Senate, for they cannot both be genuine. But before proceeding to dispose of that important question, the counsel of Mr. Rogers have interposed a preliminary one, which is, whether this

court can take cognizance of such a litigation.

It is confessed that the argument on this subject denying the existence of the judicial power in question has not been impressive. my judgment it is founded in all its parts on a sheer petilio principii or on a denial of a legal principle so entirely established as not to be debatable, for it proceeds on the assumption that the Senate it advocates is a constitutional Senate, or that the judgment of a majority of the Senators elected with respect to the question whether or not they have organized in conformity to or in violation of the Constitution of the State is conclusive and final. It will be observed that the contention of the applicants for the writ is that the Rogers Senate has no legal existence, inasmuch as it was organized in a manner contrary to the fundamental law; and the proposition, therefore, would seem very evident that as no power is vested by the Constitution in the majority of Senators to construe such law in this respect, the power to expound and enforce it is lodged in the ordinary legal tribunals. Referring to this judicial prerogative, Mr. Cooley, in his work on Constitutional Limitation, page 46, says: "The right and power of the courts to do this are so plain, and the duty is so generally, we may almost say universally conceded, that we should not be justified in wearying the patience of the reader in quoting from the very numerous authorities on the subject." It was certainly, therefore, the unexpected that happened when learned counsel, in reply to the contention that Senatorial organization in question was inconsistent with constitutional prescriptions, assumed the position that this court could not entertain jurisdiction in the case, as the interpretation of the Constitution was a matter, in the language of the brief before us, "of a purely legislative character." It is believed that no decision has been made for a century past that does not antagonize such a proposition.

It will be understood that in this vindication of what is esteemed to be the undeniable prerogative of this court, there is not the slightest suggestion of the existence of a judicial capacity to control the legisla-

tive authority when exercised within its appropriate sphere. If the question here presented had been whether this Senatorial body had been organized in the accustomed mode, or in open violation of its own practices and rules, a totally different subject of inquiry would have been sub judice, and it may well be that the decision of such Senatorial body itself would have been received as conclusive and entirely beyond the power of this tribunal to review. This court does not claim the slightest legal faculty to supervise or interfere with such transactions. All that it asserted is that when the inquiry is whether the Legislature, or any other body or officer, has violated the regulations of the Constitution, it is entirely plain that the decision of that subject must rest exclusively with the judicial department of the government. Nor can we for a moment forget that in entering upon the inquiry that is now imposed upon us as a duty, that we have to do with a subject of great importance and delicacy, and that before the restraining power of this court can be exerted to interfere with the action of a co-ordinate branch of the State Government we must be as certain as care and diligence can make us, that the foundation on which we place ourselves is sure and stable.

That this court has the legal right to entertain jurisdiction in the case displayed by this record we have no doubt, and we are further of opinion that it is scarcely possible to conceive of any crisis in public affairs that would more imperatively than the present one call for the

intervention of such judicial authority.

With respect to the further contention that the presidency of the Senate does not belong to that class of officers whose legality can be put to the test by force of a proceeding in the nature of a quo warranto, our conclusion is that such contention cannot prevail. The statute of this State being broader than its English prototype, describes, in terms of the utmost generality, the scope of this remedy, for it declares that it shall be applicable to every case in which "any person or persons shall usurp, intrude into, or unlawfully hold or execute any office or franchise within this State." Consequently it does not seem deniable that all offices, as well those derived from the Legislature as those derived from other sources, are comprehended by this definition, and the consequence must be, therefore, that the statutory provision just cited justifies the present proceeding, unless it can be shown that such action would be inconsistent with the Constitution or privileges of the Senate as an independent department of the government, and indeed this was one of the positions of counsel in the argument before us, but we think it is obvious that whatever seeming force such an argument as is described from the petitio principii before alluded to, for it assumes as its basis that the court is taking proceedings against the officer of a genuine Senate. But the assumption is unfounded, as the process that we are now asked to order is to be directed against the appointee of a Senate that it is alleged is spur-

ions. It seems to be plain that such action cannot be an infringement of the prerogatives of the real Senate of the State. And in disposing of this part of the case no stress is laid on the fact that each of these respondents, if legally in power, is entitled to hold ex officio certain high offices by virtue of the Constitution and laws of this State. for it seems to be well to place the right of the court to authorize the use of the present procedure on the distinct ground that it is the appropriate and legal remedy whenever it shall be made to appear that any person is holding himself out as a public officer by Senatorial appointment, when, in point of fact, such appointing body has no existence, in view of constitutional provisions and regulations. present advised, I do not perceive how in any case there can be any judicial interference with the actions, appointments or proceedings of a true Senate of the State, unless the same shall be shown to be out of harmony with the Constitution itself. We wish it to be understood that we do not intend to, and do not decide anything further than When by judicial action it becomes necessary the case now before us. to demark the constitutional lines which separate the jurisdiction and and powers of the several independent departments of government, each from the others, we are deeply conscious that in such momentous matters we should be always on our guard, and that our judgment with respect to them should be invariably in the concrete, for experience has demonstrated that theorizing and speculation on such occasions are dangerous in the extreme, and are inventions that have generally returned "to plague the inventor."

Having thus briefly disposed of the preliminary question in favor of the jurisdiction of this court, it becomes necessary to proceed to an examination of the legal aspect of the case as presented in the issue

upon the record.

That issue has been framed in this wise, in order to expedite the determination of the case. The counsel of these litigants agreed that if cognizance should be taken by the court of this controversy, it should be assumed that an information had been filed, and that each of the contending parties had interposed his answer, stating the facts which appear in the evidence and which are not in dispute; by force of which he seeks to vindicate his title, and that reciprocal demurrers should then be put in, thus exhibiting to the court the litigated points to be determined.

The facts contained in the answers alluded to are somewhat voluminous, and will be found contained in the statement which prefaces

this opinion.

Upon looking into the presentation of the facts thus indicated, it will be at once apparent that the central ground of controversy between these rival organizations is with respect to the right of the Adrain Senate, or what is called the hold-over Senate, to dominate on the occasion of the introduction of newly elected members into the Senate.

In the very able and carefully considered briefs of the Attorney-General and his associates, this dominance is claimed to exist on the ground that by the proper construction of the Constitution of the State, the State Senate is a continuous body, that is, that it has perpetual life, and that consequently a member elected to one of its seats cannot enter it until his title has been passed upon by the ever-existing body. It has not and cannot be pretended that this doctrine has its root in the actual expressions of the Constitution, and it therefore is admittedly the creature of construction.

The only provisions of the Constitution pertinent to this subject are the following: Article 4, section 1, provides that the legislative power shall be vested in a Senate and General Assembly, and in paragraph 3 of the same section it is provided that "members of the Senate and General Assembly shall be elected yearly and every year, and on the first Tuesday after the first Monday in November; and the two houses shall meet separately on the second Tuesday of January next after the said day of election, and which time of meeting the

legislative year shall commence, &c."

Section second provides that the Senate shall be composed of one Senator from each county in the State, elected by the legal voters of the

counties respectively for three years.

By the second paragraph of section 2 of article 5, it is provided, "that as soon as the Senate shall meet after the first election to be held in pursuance of this Constitution they shall be divided as equally as may be into three classes. The seats of the Senators of the first class shall be vacated at the expiration of the first year; of the second class at the expiration of the second year, and of the third class at the expiration of the third year, so that one class may be elected every year, &c. It is apparent that these recitals fully justify the remark just made, that the Constitution does not attempt to define the life of the Senate, yet notwithstanding such silence, the Attorney-General and the counsel of President Adrain raise the contention that the State Senate, like the Senate of the United States, has a continuous existence; that there can be no such things as an old Senate and a new Senate, and that there has been an unbroken continuity of existence of this body from its birth to this hour. And as a corollary of this doctrine it is further insisted that this self-sustaining body is the sole judge of the right of newly-elected Senators when they apply for admission to its seats, and that it can on such occasions receive or reject them at its will.

In the application of this theory to this case it was claimed that the body presided over by Mr. Adrain had the right to require that the credentials of Senators elect should be placed before it to be retained and to be adjudicated upon at such time and in such mode as itself

might deem proper.

If the State Senate has the inherent vitality thus asserted it seems to be undeniable that it had the power to act as it did on the occasion that has given rise to this litigation, for by the plain language of the Constitution itself it is declared that "Each House shall be the judge of the elections, returns and qualifications of its own members."

It will be perceived therefore that the question now to be considered and decided by this court is, has the Senate of the State the perpetuity thus claimed.

The first and most elaborate argument pressed with such force and earnestness upon the attention of the court by the learned Attorney-General and his able associate Mr. McDermott, was grounded almost entirely upon the fact that the clause in the Constitution of the State that gives to the membership of the Senate a continuity of life by a succession of members in such a way that provides for the continued presence of a quorum of the body, was a transcript of a similar provision in the Federal Constitution, and it was, thereupon, further insisted that the language of the regulation so adopted had before its adoption a settled meaning denoting the permanent existence of the body regulated by it.

If we were to assume the truth of the foregoing statement in all its parts no one could doubt that the reasoning founded upon it would be entitled to great weight. It cannot be denied that the section is, in substance, a copy of a clause of the same import in the Constitution of the United States, and if the clause so imported had antecedently received an authoritative interpretation it would be but reasonable to infer that the framers of our organic laws, many of whom were jurists of great learning and experience, understood the provision in the sense thus impressed upon it. Under such circumstances no other conclusion would be at all rational. "The rule is well settled," says this court, in the case of Fritts v. Kahl, 22 Vroom 191, "that where a statute or a constitutional provision of doubtful import has been adopted in one State from the statutes or constitution of another State, after a practical construction has been given to the language by judicial decision it will be presumed that the interpretation adopted in the State from which it is taken has been adopted as well as its words."

If, therefore, counsel on this occasion are justified in predicating that the clause under criticism had acquired, in the manner indicated, a settled signification at the time in question, it must be admitted that this would be the sense in which it should be now read and understood.

But upon careful examination of the subject I am satisfied that the assumption in question is wholly without basis. So far as I have ascertained, no person, whether text writer, jurist or statesman, has ever asserted that the clause under discussion bears the force and meaning now for the first time imputed to it. And it would have been singular indeed if any critic had ventured to express such an

opinion, for the constitutional provision obviously would refuse to bear such treatment. The expressions employed do not in any degree import the continuance of the Senate itself, but simply provide for the succession and length of the terms of the members of that body. is true that by providing an always existent membership, the clause imparts to the body the potentiality of a permanent existence, but it does not impart to the body such continuous vitality. I think it is safe to say that never, on any occasion, has it been suggested that the clause has any further reach than this. The Senate of the United States has been declared to be a permanent body, and when the subject was under discussion it was on all sides assumed that the section in the Federal Constitution, from which, as has been stated, our own has been copied, gave to the Senate an aptitude for a continuous existence, but it was never alleged that it was possessed of any further effect. The vivifying force that infused into the body thus made capable of receiving it was looked for and discovered in other constitutional adjustments, and especially in the provision that gave to the Senate an always-existent presiding officer. This is a factor mentioned and relied on by every one who has written upon the subject, and similarly it has been the principal argument in all debates relating to the longevity of the Senate. It was deemed that permanency of the presiding officer converted the permanency of the body itself, as by such a constitution there was no necessity for periodical re-organizations.

It is obvious, therefore, that the construction put upon the National Constitution can have but little effect in an effort to construe our own. The problems are differently conditioned, so that the solution of one of them will afford but slender assistance in the solution of the other. We must construe our own Constitution exclusively by its own lights.

Adopting this method I will now turn to the several provisions of the Constitution of the State that appear to me in any degree to

elucidate the question under consideration.

Upon opening this instrument the first feature of it that, in connection with the subject in hand, strikes our attention is the declaration that "the Senate shall be composed of one Senator from each county

in the State, elected by the legal voters of the counties," &c.

In looking at this constitutional mandate the inquiry at once arises: does it mean that at all times, within the range of human possibility, such shall be the composition of the body in question, or that it shall have such composition only sometimes? Does it mean that, on some occasions, the Senate shall be composed of one Senator from each county, and on other occasions, in the orderly working of the system established, it shall be composed of only two-thirds of such members? It is difficult to see how it can be plausibly argued that the clause cited is not designed to establish, as far as possible, a permanent composition of the Senate.

And this view, it must be admitted, is much strengthened when we look at the purpose of this provision. That purpose obviously is to provide that each county shall be perpetually represented and have a voice in this body on every measure that comes before it, whatever its nature may be. To deprive a county of such a prerogative is plainly unjust, and therefore it is clear that any construction that tends to the production of such a wrong should be viewed with distrust and should not be sanctioned unless upon considerations that amount to a demonstration of its correctness. And adopting this as the guiding principle it becomes at once manifest that it is scarcely possible to maintain successfully the proposition that it is not the entire body of Senators, but only a class of them who are to take part in the organization of the Senatorial body. The importance of that function strongly repels such a theory. Organization involves the composition of the body organized, and consequently it involves the right of the counties to participate in the decision of the all-important question, which of them shall be represented in the body and which of them shall be unrepresented? It seems to me that the mandate of the Constitution that the Senate shall be composed of one Senator from each county cannot be reasonably enforced except by the adoption of the hypothesis that each Senator shall have a voice in all the proceedings that result in the composition of the body itself. When, therefore, on the the occasion that gave rise to the present controversy, it was asserted that one-third of all the counties of the State should be excluded from all participation in a transaction so vital to their rights and affecting so intimately the interests of the entire commonwealth, a doctrine was asserted that must be considered as devoid of all reasonable foundation, unless it can be made plainly maifest from the provisions of the primary law The principle that two-thirds, or even a lesser number, of our State. of the Senators chosen by the counties shall have absolute ascendency in the organization of the Senate, is, it should be noticed in passing, not only antagonistic to the language and spirit of the constitutional clause just cited, but is likewise in conspicuous violation of that great and fundamental law, underlying all our institutions, that it is the will of the majority of the people that is supreme. He who asserts that this axiom which may be called national in its character, does not prevail on any occasion, must prove his proposition, and must prove it conclusively, for every legal intendment will a priori be against its truth. It is not too much to say that, with regard to the transaction before us, this cannot be done except by putting a finger on the very section or sections of the Constitution in which the alleged heterodoxy is to be found unambiguously written.

That this was not done by the counsel arguing before us in favor of the doctrine that in the all-important affair of organizing the State Senate it is the minority and not the majority that shall rule is conspicuously manifest from the fact that the only constitutional clause that was relied upon, was the one that distributes Senators into classes, but as it has appeared that such clause is just as applicable to the supposition of an annual Senate as it is to that of a perpetual Senate, it is manifest that a reference to that section is altogether futile.

But while this was the only citation relied on for the purpose of proving the existence is this State of an ever-living Senate, my examination has led me to the discovery that others exist that cannot, in

my opinion, be reconciled with the doctrine contended for.

The first provisions of the class indicated are those clauses of the Constitution which to all appearance provide for a yearly organization of both the Senate and the House of Assembly. In this respect the two bodies are placed upon the same footing and subjected to the same regulations. No express power to organize is conferred upon either of them, but by necessary implication it belongs similarly to The Assemblymen and Senators are required to meet yearly at an appointed day. With respect to the former class each of the class has the undoubted right to take part in the organization, and it would certainly seem to follow that each Senator is vested with a similar prerogative. When the power to organize is merely a legal intendment, the power consists in a right to organize in the customary manner, and it therefore excludes the notion of a minority ruling in the transaction. In the case of the Assembly it is admitted that the organization must be effected in accordance with usual modes; in that affair it is not pretended that there can be any dominance of a minority. It does not appear, therefore, how it can be reasonably maintained that the Senate in exercising this important function shall be subjected to an abnormal condition, and that in its case there shall be a dominance of the minority. The organizing power of the Senate being derived in its totality by legal implication, it appears to be plain that the law will not imply a regulation that would be both unusual and unjust.

The next provision to which reference will be made appears to be of paramount importance. It is to be found in paragraph 3 of section 1 in article IV. It is thus expressed: "Members of the Senate and General Assembly shall be elected yearly and every year on the first Tuesday in November, and the two Houses shall meet separately on the second Tuesday in January next after the said day of election, at which time of meeting the legislative year shall commence."

This clause is significant with respect to the subject we are considering in all its parts, its first observable feature being that it appoints a day for the organization of both legislative Houses. The purpose for the meeting on the day specified cannot be doubted, indeed it never has been doubted; it has always been so understood and acted upon. It, therefore, is plain that it is a direction for the Senate to organize, for the expression is "the two Houses shall meet separately." Both Houses here are placed upon the same basis for the same purpose, and

most assuredly they are thus similarly treated as though an organization were equally essential to the legal existence of each body. The Assembly is, of course, a body that needs a yearly representation, and the Senate is here required, to all appearances, to do precisely what the Assembly is directed to do. Beyond all question we here find that a duty is imposed on both the Assembly and the Senate to convene at an appointed time and to effect a yearly organization. Such a regulation is appropriate to a body that expires yearly, but it is most inappropriate and unprecedented in its application to a body that is possessed of a permanent life. In the practice of the United States Senate, which we have stated is a ever-living body, there is no fixed day for the admission of members elect. The certificates on incoming Senators are presented from time to time on convenient occasions, and are thus severally passed upon.

From the regulation in question it appears to be, if not the necessary at least the reasonable inference, that the Senate of this State is

no more a continuous body than is the Assembly.

The two remaining regulations of the section cited lead strongly, as it is deemed, to the same result. The first of these is the direction, in the language of the statute, "that the two Houses shall meet separately on, &c." Now it is obvious that the expression "houses" must of necessity be construed to denote the members of such houses. It can mean nothing else, for it is obvious that at the time specified there is no House of Assembly in existence. Ascribing, then, this necessary signification to this expression, we have a constitutional direction that the members of the Senate shall assemble at the time specified in order to organize. It does not seem that it can be denied that such a regulation in a very perspicuous form repudiates the notion of a continuous Senate.

Also, in the next place, the designation of a legislative year, that is, when such year shall begin and when it shall end, tends in the same direction. What has a perpetual body to do with prescribed periods of time? The legislative year thus established obviously accords with the official life of the Assembly, and it appears to be reasonable to suppose that it was meant to accord with a Senatorial life of equal extent.

In fine, after a very careful study of the Constitution of the State, my conclusion is that its intimations are all to this effect, that the claim advanced for the first time on this occasion, that the Senate is a permanent, continuous body, is without any solid foundation.

Nor has there been found any more substantial basis for the doctrine just discarded in the past practice of the Senate in respect to its yearly

organization.

The practice may be thus generally described: In the first instance, the Senate under the new Constitution was organized as the House of Assembly now is, by the action of all its members; then

for some years afterwards, upon the Senators convening, a roll containing the names of all the Senators was called, but in subsequent years the practice was to call the names only of the Senators holding over. This was not an unnatural course, as those Senators had therebefore taken the oath of office and their credentials had already been inspected. In this condition of things the custom obtained for the incoming members to present their credentials to the body of Senators holding over, and upon their approval they were sworn in. office thus performed by the old Senators was, in substance, purely formal, as much so as though they had been a committee appointed by the body of Senators to inspect and to report upon the credentials of the new Senators. On no occasion did they exercise any other power; nor did they ever pretend to be possessed of any other power. is not an instance in which they undertook to adjudicate on the right of a Senator-elect to his seat, nor did they ever hold such right in If this body has the absolute power now asserted for the first time and after the lapse of half a century, it certainly would be most strange circumstance that, during this long period, the existence of such power was never manifested by a single word or a single act. The claim of such an informal authority made at this late day is an entire novelty, and like most novelties in legal matters is not well founded. It is likewise in this connection important to that during this long time the Senatorial regulated by the 85th section of the act relating to ions, Rev. 333, which is in the following terms: "That Senate and Assembly shall convene and hold their sessions in the State House in Trenton; and in the organization of each House the certified copies of the statements of determination made under the direction of the sixty-ninth secton of this act, shall be deemed and taken to be prima facie evidence of the right of the persons therein mentioned to the seats in the Houses respectively to which they shall have been so determined to be elected."

No one can look at this act and fail to perceive that it is absolutely irreconcilable with the theory of an ever-existent Senate. This is so entirely the case that the very astute counsel of President Adrain insisted that it was void, as it attempted to prescribe to an existing Senate a rule controlling its action in a matter committed to its exclusive jurisdiction by the Constitution. On the premises postulated by counsel that the Senate is ever-living, his argument was invincible, but the existence of the statute and a submission to for such a cycle of years, exhibits, in a very impressive form, the fact that the cotemporaneous construction of the Constitution in the particular in question was adverse to the present claim which I have designated as a novelty. This statute is not to be misunderstood in this respect, that it provides for the introduction of Senators by the process of organization; and it rejects altogether the idea of an admission of Senators into a body

already formed and continually existing. When we add to the fact that the ancient and continued practice has been in pursuance of and in obedience to this law, the further circumstance that the Senate as a matter of fact has been and must of necessity be yearly organized, and that in the performance of the ultimate act in such process, that is in the choice of its permanent president, all the Senators elected have invariably co-operated, the pretence of a continuous Senate must be declared to be an utter fallacy. The construction that would convert this customary method of Senatorial procedure into a practice to admit members into a body always existing and therefore always organized, seems to me an afterthought; and the fact that such a theory is a novelty undreamed of for half a century, is, of itself, enough to explode it. In legal affairs it is the practical and common sense view that in general is the true view, as neither the affairs of men nor of States can be regulated by logical refinement; where subtility begins the law ends. When I accept, therefore, the understanding that plainly appears to have prevailed for so long a time, I feel great confidence that I have not fallen into error. The doctrine in question stands, as I think, condemned both by the intimations of the Constitution itself as well as by a long continued and practical exposition.

The result of the inquiry before us is that we have concluded that the Senate of New Jersey is not a continuous body, but that it expires

annually in the same sense that the Assembly does.

Therefore our conclusion is that Mr. Adrain has no title to the office that he ostensibly holds, and that the appropriate judgment

must be entered against him.

With respect to the title of the opposite claimant, Mr. Rogers, we hold that his title must be regarded as constitutional and valid. Our resolution in this regard is founded entirely on the ground that touching the act of re-organizing its own body the majority of Senators are the absolute masters of the occasion. Such action is taken by a body co-ordinate with ourselves, and whose proceedings, when not violate of the Constitution of the State, we have no capacity to supervise or control. In our opinion when a majority of Senators organized the Senate and elected Mr. Rogers its President, such action was and is conclusive upon this court as well as upon all departments of the government.

Let a judgment be entered accordingly.

I am authorized by the following of my associates to say that they concur in these views:

Justice Depue,
Justice Van Syckel,
Justice Dixon,
Justice Reed,
Justice Garrison,
Justice Lippincott.

I, Benjamin F. Lee, Clerk of the Supreme Court of the State of New Jersey, do certify that the foregoing is a true copy of the opinion rendered by the Court in the above-stated cause as the same remain on file in my office.

In testimony whereof I have hereto set my hand and the [L. s.] seal of said Court at Trenton, this twenty-sixth day of December, A D. eighteen hundred and ninety-four.

BENJ. F. LEE,

### **JOURNAL**

OF THE

# JOINT MEETINGS.

(845)

#### JOURNAL

OF THE

## JOINT MEETINGS

OF THE

#### LEGISLATURE OF 1894.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, January 23d, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Chairman, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Austin, Baker, Bates, Berry, Bradley, Burton, Byrne, Codding, Cross, Davis, Duncan, Edwards, Eisele, Exton, Ginder, Glaspell, Harding, Harrigan, Hoffman, Holt, Kerr, Ketcham, Lewis, Matlack, McEwan, Murphey, Olcott, Reading, Rogers, Ross, Skirm, Slover, Smith, Somers, Stafford, Stanger, Stecher, Stokes, Storrs, Thompson L. A., Voorhees, Walters, Ward, Watson, Wilbur, Woolsey, Zabriskie—46.

Mr. McEwan moved that Hon. Maurice A. Rogers, President of the Senate, act as Chairman of the Joint Assembly,

Which was unanimously agreed to.

Mr. McEwan moved that Wilbur A. Mott be the Secretary, and Herbert J. Potts be Assistant Secretary of the Joint Assembly,

Which was agreed to.

Mr. Harrigan, of Essex county, offered a communication,

Which was declared out of order by the Chairman.

(847)

Mr. Stokes moved that when this Joint Meeting arise it be to meet on Tuesday, the 6th day of February, 1894, at 12 o'clock,

Which was agreed to by the following vote:

In the affirmative were-

Messrs. Austin, Bates, Berry, Burger, Burton, Codding, Cross, Davis, Duncan, Eisele, Exton, Ginder, Glaspell, Harding, Hoffman, Holt, Kerr, Ketcham, Lewis, Matlack, McEwan, Murphey, Olcott, Packer, Reading, Rogers, Ross, Skirm, Slover, Smith, Somers, Stauger, Stokes, Storrs, Thompson L. A., Voorhees, Walters, Ward, Watson, Wilbur, Woolsey, Zabriskie—42.

In the negative-

Mr. Harrigan-1.

On motion of Mr. Stokes, the Joint Meeting then arose.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, February 6th, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Chairman, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Baker, Berry, Bradley, Burger, Burton, Codding, Coursen, Cross, Davis, Denise, Duncan, Edwards, Esele, Exton, Ginder, Glaspell, Harding, Hoffman, Holt, Kerr, Ketcham, Lewis, Matlack, McEwan, Murphey, Olcott, Packer, Reading, Rogers, Ross, Salinger, Skirm, Slover, Smith, Somers, Stafford, Stanger, Stecher, Stokes, Storrs, Thompson, L. A., Voorhees, Walters, Ward, Watson, Wilbur, Woolsey, Zabriskie—48.

The Journal of the last Joint Assembly was read and approved.

On motion of Mr. Stokes, the Joint Meeting then proceeded to the election of a State Treasurer.

Mr. McEwan nominated George B. Swain, of Essex county.

Under the direction of the Chairman, the Secretary called the Joint Meeting, with the following result:

For George B. Swain were-

Mesers. Austin, Baker, Berry, Bradley, Burger, Burton, Codding, Coursen, Cross, Davis, Denise, Duncan, Edwards, Eisele, Exton, Ginder, Glaspell, Harding, Hoffman, Holt, Kerr, Ketchan, Lewis, Matlack, McEwan, Murphey, Olcott, Packer, Reading, Rogers, Ross, Salinger, Skirm, Slover, Smith, Somers, Stafford, Stanger, Stecher, Stokes, Storrs, Thompson L. A., Voorhees, Walters, Ward, Watson, Wilbur, Woolsey, Zabriskie—49.

In the negative-None.

Mr. George B. Swain, having received a majority of the votes cast, was declared duly elected State Treasurer for the term prescribed by law.

On motion of Mr. Stokes, the Joint Meeting then proceeded to the election of a State Comptroller.

Mr. McEwan nominated William S. Hancock, of Mercer county. Under the direction of the Chairman, the Secretary called the Joint Meeting, with the following result:

For William S. Hancock were-

Messrs. Austin, Baker, Berry, Bradley, Burger, Burton, Codding, Coursen, Cross, Davis, Denise, Duncan, Edwards, Eisele, Exton, Ginder, Glaspell, Harding, Hoffman, Holt, Kerr, Ketcham, Lewis, Matlack, McEwan, Murphey, Olcott, Packer, Reading, Rogers, Ross, Salinger, Skirm, Slover, Smith, Somers, Stafford, Stanger, Stecher, Stokes, Storrs, Thompson L. A., Voorhees, Walters, Ward, Watson, Wilbur, Woolsey, Zabriskie—49.

In the negative-None.

Mr. William S. Hancock, having received a majority of the votes cast, was declared duly elected State Comptroller for the term prescribed by law.

Mr. Stokes moved that when the Joint Assembly arise it be to meet on Tuesday the twentieth day of February, 1894, at 12 o'clock noon,

Which was agreed to.

On motion of Mr. McEwan the Joint Assembly then arose.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
March 27th, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Speaker of the Assembly, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Adrain, Austin, Baker, Bates, Beekman, Berry, Borden, Byrne, Carroll, Clerke, Coyle, Cross, Daly, Davis, Denise, Dewsnap, Diver, Drake, Duncan, Edwards, Egan, Eisele, Erlenkotter, Exton, Flynn, Harding, Harkins, Harrigan, Hinchliffe, Hoffman, Holt, Kelly, Ketcham, Lewis, Matlack, McEwan, McKelvey, Murphey, Olcott, Packer, Reading, Rogers, Ross, Salinger, Skirm, Slover, Smith, Somers, Staates, Stafford, Stanger, Stecher, Stokes, Storrs, Thompson L. A., Thompson W. J., Usher, Voorhees, Walters, Ward, Watson, Wilbur, Wilson, Winton, Woolsey—64.

Mr. McEwan moved that Hon. Maurice A. Rogers be elected

President of the Joint Assembly,

Which was unanimously agreed to.

Mr. McEwan moved that Wilbur A. Mott be Secretary and J. Herbert Potts Assistant Secretary of the Joint Assembly,

Which was unanimously agreed to.

On motion of Mr. Stokes, the Joint Assembly then proceeded to the election of Commissioners of Deeds.

The following resignations were received, and on motion of Mr. Stokes, were accepted and the vacancies caused thereby ordered to be filled at this election:

Cape May County.

Sea Isle City—J. C. Smith.

Essex County.

Bloomfield—A. C. Marr. Clinton—J. J. Van Cleef.

Newark, Fourth Ward-H. K. Blakeslee.

Hunterdon County.

Tewksbury-C. Dunham, Charles B. Alpaugh.

Mercer County.

Hopewell-Theo. F. D. Baker.

Trenton, Ninth Ward ---- Howell.

Union County.

Rahway, Third Ward-John T. Durand.

Mr. Stokes moved that the following named persons be elected as

COMMISSIONERS OF DEEDS.

Atlantic County.

Atlantic City, Second Ward— Simon Sternberger. Atlantic City, Fourth Ward—Clement J. Adams.

Brigantine—
Alonzo M. Smith (vice S. P. Cordery, deceased),
Alfred B. Smith.

Buena Vista—
Tobias L. McConnell.

Egg Harbor Township— John Price, Charles Smith, Edward C. Ryan, Elisha S. Ingersoll.

Galloway—
Albert E. Conover,
Lewis W. Scull.

Hamilton— Lewis W. Cramer.

Hammonton— John C. Anderson.

Linwood (borough)—
Jethro V. Albertson,
Israel G. Adams.

Mullica— John T. Irving.

Borough of Pleasantville— Lemuel Conover.

Borough of Somers Point— William H. Keats, Nathaniel D. Vaughn.

Weymouth— Ephraim E. Goff, Hiram Godfrey.

Bergen County.

Borough of East Rutherford— Nicholas Kip, James B. Edwards, Charles Mathe. Englewood-

Moses E. Springer, Henry C. Jackson.

Franklin-

John R. Carbough.

Hohokus-

Richard Warmaker,
Isaac R. DeBaun (vice A. A. Lydecker, removed).

Lodi-

George C. Mercer, Christopher Tattersall, John L. C. Graves, John Dean, James Pickens.

New Barbadoes-

Jacob B. Williams,
Thomas H. Cumming (vice Cornelius J. Van
Sann, removed).

Palisade-

Charles E. Blauvelt,
Aaron C. Demarest (vice Gustav Peetz, removed).

Saddle River— Willard L. Bogart.

Union-

Peter A. Kuhn.

Washington-

Abram C. Holdrum.

Borough of Tenafly— James E. Butler, Charles L. A. Wenger.

Burlington County.

Beverly City— Gilbert Vansciver.

Beverly Township—
John G. Hippinsteil,
Charles Edward Fletcher (in place of Thomas
Steal, heretofore appointed).

Bordentown-

James Tantum, William C. Steele.

Burlington Township— Howard P. Hancock.

Chester-

Aaron Burr.

Chesterfield-

William A. N. Foulke.

Cinnaminson-

Edward H. Pancoast (vice J. L. Likens, removed),

Thom s W. Maires.

Delran-

Charles T. Pinkerton.

Eastampton-

Joseph Powell, Jr.

Florence—

Robert Patterson.

Mansfield-

Howard Shreves.

Mount Laurel-

William R. Lippincott,

Howard Darnell, Mark R. Busby.

Northampton-

John D. Mason,

Franklin Dill,

B. P. Wills.

Joseph S. Gibson.

Pemberton—

John H. Antrim,

Eayre Oliphant (vice Martin V. Hargrave, deceased).

Shamong-

Henry Wright.

Southampton-

Samuel O Ross.

William K. Haines,

George Abrams,

Samuel G. Prickett (vice George Abrams).

Willingboro—
Albert Hausel,
O. D. Crain.

Woodland— Constant Le Luc.

#### Camden Coun'y.

Camden City, First Ward— Walter B. Humphreys.

Camden City, Second Ward— William Barr, William C. Joues.

Camden City, Third Ward—George W. H. Davis, Harry L. Humphreys.

Camden City, Fourth Ward— Robert Hurd, Charles H. Ellis, Sr.

Camden City, Fifth Ward— Benjamin M. Braker, George P. Thompson.

Camden City, Sixth Ward— Thomas H. Boardman, Charles M. Baldwin.

Camden City, Seventh Ward— Charles P. Sayres, Joseph G. Jefferies, Sr., George H. Powell.

Camden City, Eighth Ward— James D. Chester, William Thompson, Stasch Mlotkowski.

Camden City, Ninth Ward— John B. Sinkinson, Charles H. Sharp, Frank S. Jones.

#### Center-

Samuel C. Beetle, Henry C. Wolohon, Ephraim T. Gill. Delaware-

Isaac W. Coles.

Gloucester City, First Ward— Henry E. Bancroft.

Haddon-

Richard T. Collings, Jerry Nixon, Howard C. Walton.

Pensauken-

Frank J. Burr, Henry Hollinshed, Jr.

Stockton-

B. C. Rudderow (vice F. J. Burr, removed).

Winslow-

Edward McCullough.

Cape May County.

Holly Beach— Charles Bridges.

Middle—

John W. Swain, W. Scott Hand.

Sea Isle City-

Joseph J. Scull, Joseph C. P. Smith, J. Munroe Chester.

Anglesea-

Joseph Douglass, Jr., Andrew Weeks, John J. Sturmer,

Cape May Point--John N. Reeves,

Ammon Wright.

Avalon Borough-J. Munroe Chester.

Cumberland County.

Bridgeton City, Second Ward— Louis Meyers (vice S. W. Wells, deceased). 1

Commercial-

Robert L. Lake, George M. Chester.

Deerfield-

James A. Williams.

Downe-

Edward Fleetwood (vice L. Garrison, removed).

Hopewell—

Theodore F. D. Baker, Edwin Bowen.

Landis-

A. Grant DeGroff.

Maurice River-

Charles W. Sharp.

City of Millville, Second Ward— Thomas Whitaker.

City of Millville, Third Ward—John R. Faming.

#### Essex County.

Bloomfield-

Thomas E. Hayes (vice A. C. Marr, resigned).

Bloomfield, First Ward— James Madison Holmes.

Bloomfield, Third Ward—Charles W. Powers.

Caldwell-

Henry W. Baldwin, Richard Speer, Charles B. Canfield (vice P. S. Pierson, deceased).

Clinton-

Edmund Roche (vice J. J. Van Cleve, resigned).

Township of East Orange, First Ward—William P. Condit,
Edgar H. Butterworth.

Township of East Orange, Second Ward— Stephen M. Long, Alonzo Durkee. Township of East Orange, Fourth Ward—George A. Grover.

Township of East Orange, Fifth Ward—Clarence A. Westervelt.

Livingston-

Amos W. Harrison (vice J. H. Baldwin, removed).

Milburn-

Alexander J. R. Simpson.

City of Newark, First Ward—George J. Widenmayer, Thomas W. Frampton.

City of Newark, Second Ward— John F. Young, David B. Nathan, James G. McLaughlin, Harry F. S. Hunt.

City of Newark, Third Ward— Herman F. W. Volk, Samuel H. Pemberton,

City of Newark, Fourth Ward—
Roswell Davis,
Edward W. Campbell, (vice H. K. Blakeslee,
resigned,)
Arthur Devine.

City of Newark, Fifth Ward— Theodore Mead, Sr., John N. Breakenridge, Samuel R. Cairns, Jr.

City of Newark, Sixth Ward—
James A. Berry,
Joseph Ettenberger,
Joseph S. Sutphen,
John Kreitler,
Henry E. Brown.

City of Newark, Seventh Ward— Louis Aff, Herbert Matts, Louis J. Prieth.

City of Newark, Eighth Ward—
Noah Cutter,
Max Harris (vice H. F. Hunt, removed),
Ernest Nagel (vice C. W. Stingel, removed),
Robert Bonnett (vice J. W. Park, removed).

City of Newark, Ninth Ward— John M. Burnett.

City of Orange, First Ward— Isaac R. Lloyd.

City of Orange, Second Ward— James S. Holmes.

City of Orange, Third Ward—Caleb A. Smith.

City of Orange, Fourth Ward— Thomas A. Davis.

City of Orange, Fifth Ward—
Isaac S. Atkinson (vice S. C. Ball, removed),
Camille P. Nagel (vice J. C. Crevier, removed),
Albert E. Robinson,
Willard E. Sargent.

South Orange—
Robert A. Glover (vice G. A. Richards, deceased),
Frederick B. Taylor.

Verona— Charles W. Ougheltree.

Township of Montclair, First Ward—William H. Parsons,
James Berrall.

Township of Montelair, Second Ward— Charles B. Morris.

Township of Montclair, Third Ward—Clarauce B. Tubbs,
Robert M. Henning.

Township of Montclair, Fourth Ward— Louis Lang, Herbert H. Biddulph.

Glouce ter County.

Elk— John Tonkin.

Franklin— Robert Wilson.

Glassboro— George S. Moffett. Mantua-

C. T. Fisler (vice C. H. Ferris, removed).

South Harrison-

Amos T. Eastlack, John Wriggins, Matthew Allen.

Washington— William Collins.

West Deptford— Charles W. Wilkins.

Woodbury, First Ward—
George W. Smith (vice C. S. Johnson, removed).

Woodbury, Second Ward—Samuel H. Ladd.

Woodbury, Third Ward—
William M. Carter (vice W. H. Sithens, removed),
C. Seldon Johnson.

#### Hudson County.

Bayonne City, First Ward— James Murphy, Jr.

Bayonne City, Fourth Ward— Edward S. Holman.

Guttenberg— John Zeller.

Town of Harrison, First Ward--H. Emery Rothe, John T. Courtney.

Town of Harrison, Second Ward—Matthew Cook.

Town of Harrison, Fourth Ward— John Creighton.

Hoboken City, First Ward— August Breuggeman, Robert V. Curry.

Hoboken City, Second Ward— Henry J. Stegeman, James Smith. Hoboken City, Third Ward— Angust Moller, Daniel McCarthy, Frederick Kaufman.

Hoboken City, Fourth Ward— Timothy J. Conlon, James Fox.

Jeysey City, First District—

Henry H. Holmes (vice J. F. Garmon, removed),

William R. Kett (vice W. W. Rideout, removed),

Eugene J. Dauis (vice F. Stevens, not resident).

Jersey City, Second District— John J. Heavey, Pierce Y. Fleming, Thomas J. Furey.

Jersey City, Third District— John H. Prillwitz, Martin Finck.

Jersey City, Fourth District—
Pater Semler,
John Blohm,
John M. Kelly,
Frederick W. McEwan.

Jersey City, Fifth District—
Henry Bundy,
Charles C. Jewell (vice J. Tumulty, removed).

Jersey City, Sixth District— James C. Young, John J. M. Laney, Clarkson H. Slater.

North Bergen— William Hogan.

Town of Union, Second Ward— Louis C. Haunstein, Frank J. Stuke, Oscar Fehrens, John A. Ross.

Town of Union, Third Ward—
Charles P. Schnueringer (vice Frederick Grobels, removed),
Oscar Febreus.

Town of Union, Fourth Ward— Samuel E. Renner.

Union—
John E. Otis.

Weehawken—
Robert H. Noble,
Claus Basse,
Joshua Price,
John W. Bremmermann,
A. J. Davis.

Town of West Hoboken, First Ward—
Solomon Isaacs (vice Eugene Burkhart, removed).

Town of West Hoboken, Second Ward— Richard E. Galbraith.

Town of West Hoboken, Third Ward— Forrest Brown, Henry Karl.

Hunterdon County.

Clinton--Mathias J. Cranmer.

East Amwell—
David Williamson,
William B. Manners.

Franklin— James Hoff, Elias L. Dalrymple.

Borough of Frenchtown— Andrew Slack, William H. Stahler.

High Bridge— Isaac P. Bailey.

Holland—
William W. Ulmer (vice John Weider, deceased).

Kingwood— John W. Lequear. City of Lambertville, First Ward— Ezra Nason, Charles H. W. Vansciver.

City of Lambertville, Second Ward— Samuel Stockton, C. Harvey Skillman, William Lyman.

City of Lambertville, Third Ward—George M. Holcombe, Jr., F. W. Larrison, Howard Labar.

Lebanon— Victor E. Pendriegh.

Raritan—
Andrew T. Connet,
O. Lloyd Fell,
Augustus Diets,
Caleb J. Quick.

Union— E. R. Robinson.

Tewksbury—
Conrad W. Apgar,
Peter N. Honeyman (vice Dunham, resigned),
John W. Henderson (vice Charles B. Alpaugh,
resigned).

West Anwell—
John W. Reed,
Edward B. Holcomb.

Town of Clinton— Benjamin F. Honness.

Mercer.

East Windsor—
E. T. Cunningham, Jr.,
Charles E. Stults,
Thomas C. Pearce.

Ewing— Uriel T. Scudder.

Hopewell—
Joseph C. Harrison,
Silas Lawrence.

Lawrence— Higgins N. Furman.

Princeton—
William C. Vandewater,
Junius C. Ayler,
Ollie H. Hubbard,

Trenton, First Ward— Israel Howell, John Matheson.

Trenton, Second Ward— C. C. Haven.

Trenton, Third Ward— B. M. Phillips, S. W. Foster.

Trenton, Fourth Ward— Joseph G. Hayes, Lafayette Horner.

Trenton, Fifth Ward— James W. Dignan, Philip Arnold, James H. Mulheron.

Trenton, Sixth Ward— Frank A. Pittman, Benjamin Naar, Jr., R. M. Feidler, James Mathis, E. J. Drake.

Trenton, Seventh Ward— Joseph H. Wright, Edmund White.

Trenton, Eighth Ward— Walter Firth, Benjamin Covert.

Trenton, Ninth Ward—
John Krumholz (vice Howell, resigned),
John H. Whittaker,
Charles G. Cook.

Trenton, Tenth Ward— Waters R. Stevens, George R. Whittaker, Fred A. Walker. Trenton, Eleventh Ward— James H. Boswell, James T. Peak, William Williams.

West Win sor— Liscomb T. Robbins.

Washington— G. R. Robbins.

#### Middlesex Coun'y.

Madison—
Winant W. Lamberson,
James Fountain.

New Brunswick, Second Ward— Richard I. MacDonald.

New Brunswick, Fifth Ward— Charles P. Ford, M. V. W. Suydam.

North Brunswick— Albert D. Westcott.

Perth Amboy, First Ward—Samuel J. Watson.

Perth Amboy, Second Ward— Samuel H. Garretson, Alexander Kant.

Piscataway—
William J. Brandt,
Alfred G. Storms,
Abner S. Coriell.

Raritan— George C. Towle, Richard B. Wilson, Belah W. Farnham.

Sayreville— Charles W. Fisher, Bobert Hubbart,

South Amboy—
Bernard Roddy,
Robert P. Mason.

South Brunswick— George V. Phillips, Theodore James, H. S. Meyrick.

#### Monmouth County.

Atlantic—
William M. Conover,
Frank E. Heyer.

Borough of Asbury Park— T. Frank Appleby, Francis A. Pawley.

Eatontown--J. Edward Borden.

Holmdel—
Joseph C. Hayer,
J. Alexander Guy,
Howard Ely.

Howell— Levi G. Irwin, Amos B. Brocklebank.

Long Branch City, Third Ward— James Wooley.

Long Branch City, Fourth Ward— Anthony T. Wooley, C. Asa Francis.

Manalapan— Garret B. Conover.

Matawan— Henry Arrowsmith.

Neptune— William H. Beegle, John C. Patterson.

Ocean-Ashley B. Stout.

Raritan-

William S. Gillhuley, William E. Warne, Marcus B. Taylow, Benjamin Lee, Simon Dey.

Upper Freehold— Charles R. Hutchinson.

#### Morris County.

Boonton— C. F. Hopkins.

Chatham— George M. Lanning.

Hanover--John H. Polhemus, E. W. Kimball.

Jefferson— Jetur R. Riggs.

Mendham— Thomas W. Phœnix.

Montville— John Norwood.

Morris— John E. Fennell.

Mount Olive— Samuel W. Salmon (vice Dorland, deceased).

Pequannock— Amzi E. Zeliff.

Randolph—
James O. Cooper,
John Downing.

Rockaway—
Noah Freeman,
Joseph A. O. Struble,
Augustus Munson,
Joseph B. Righter.

Roxbury—
William H. Youngs,
Lewis D. Cary,
Waters B. Day.

Washington— Amos S. Cronce.

Ocean County.

Bay Head Borough— Julius Foster, B. F. Hance.

Berkeley— David Anderson.

Brick— C. C. Pearce, Charles V. Hance.

Dover—
John Titton,
Charles Henry Irons.

Manchester—
Edward P. Larrabee,
David Noyes,
Joseph Gaskill.

Point Pleasant, Borough of— Abram O. S. Havens, Charles W. Dampman.

Plumstead— Howard I. Jameson.

Island Heights, Borough— William T. McKeg, Howard D. Vansant.

Jackson—
William H. Bennett,
Robbins DeBow,

Lacey— Daniel S. Williams.

#### Passaic County.

Acquackanonk— Wilson Lawson, Samuel Murray, John H. Merselis,

Little Falls— James Steel.

Manchester— .
William H. Belcher,
C. S. Story,
W. D. Berdan,
Frank E. Rea.

City of Passaic, First Ward— John H. Bowker, Joseph B. Knight, Anthony Kewett.

City of Passaic, Second Ward— John R. Wise, Richard B. Tindall.

City of Passaic, Third Ward— Fred A. Parker, Albert Totten.

City of Passaic, Fourth Ward— Aaron M. Hennion, Carl Pfeil, Francis C. Cogan.

City of Paterson, First Ward— Jonn Vermuilen, John P. Masker.

City of Paterson, Second Ward— George W. Alee, Jacob Ryerson.

City of Paterson, Third Ward— Robert M. E. Kings, James Blundell.

City of Paterson, Fourth Ward— Frank K. McCarthy, George F. Wright. City of Paterson, Fifth Ward— Egidio Botenelli, Frank W. Furrey.

City of Paterson, Sixth Ward— William Levy, George F. Fenerstein, William F. Bertkan.

City of Paterson, Seventh Ward— John F. Smith, Robert H. Sherman, Robert McCabe.

City of Paterson, Eighth Ward— William Dunkerley, George Oates.

Wayne— George W. Colfax.

West Milford— W. C. Oliver.

Salem County.

Alloway—
William S. Walker,
Lewis M. James,
Harmon Lawrence.

Elsinboro—
A. Smith Reeves,
Samuel Powell,
Jones Lounsbury.

Lower Alloways Creek—Quinton Harris, Lewis S. Carll.

Lower Penns Neck— Jonathan I. Turner, Elijah Wheaton.

Mannington—
Thomas H. Wright,
Joseph B. Crispin.

Oldmans— Samuel Hellyer. Pilesgrove—

Hews Crispin,

Joseph S. Bates,

George B. Crier,

Joshua W. Wibble.

Pittsgrove— Sheppard S. English.

Quinton—
Abner S. Hires.
Salem, East Ward—

George A. Githens (vice Edmund Shimp, removed).

Upper Penns Neck-George E. Elkinton, Henry M. Wright, Joseph D. Whitaker.

Borough of Woodstown— Mahlon D. Dickinson,. John Holmes.

Somerset County.

Bedminster— P. C. Henry, James W. Rodenbaugh.

Hillsborough— George V. Veghte.

North Plainfield— Henry N. Spencer, Rene Von Minden,

Warren— George Terrill.

Montgomery—
John C. Cooper,
Abram S. Hangeman.

Sussex County.

Byram—
Jacob McConnell.

Frankford— Benjamin E. Knox.

Green— Elmer E. Hawke.

Hampton—
Charles A. Griggs,
Sandford Crawn (vice Coursen, deceased).

Hardystone— Henry W. Edsall, W. H. Ingersoll, Edward Kincaid.

Lafayette—
Raymond Snyder,
Obadiah P. Armstrong.

Montague—
James F. Cole,
D. H. Predmore.

Newton—
John L. Swayze,
Joseph A. Hendershott,
Israel L. Hallock,
John E. Whitney.

Sandyston—
James M. Stoll,
Lester W. Smith.

Stillwater—
Joseph H. Coursen.

Vernon— Thomas Rosewell.

Walpeck—
Eugene Rosenkrans,
Jacob S. Roe.

Wantage—
Lewis H. Decker,
D. W. Kernick,
Benjamin W. Decker,
Isaac V. Coursen.

#### Union County.

#### Clark-

William J. Thompson, Marx Riefel, Benjamin King.

Cranford—
James W. Ferguson.

City of Elizabeth, Third Ward— Frederick Huber.

City of Elizabeth, Sixth Ward— Peter Breidt.

City of Elizabeth, Eighth Ward— Edward Nugent.

City of Elizabeth, Eleventh Ward—Caleb C. Pollard.

Linden— Henry W. Gessner.

New Providence—
John M. Badgley,
A. Morrell Cory.

City of Rahway, First Ward—George M. Friese.

City of Rahway, Second Ward— Daniel G. Urmston.

City of Rahway, Third Ward— Christopher D. Marsh.

City of Rahway, Fourth Ward—William R. Frazee.

Springfield— Henry J. Holmes, Jr. (vice Sickley, deceased).

Summit—
John A. Hicks,
Jonathan Bonnell,
William L. Windsor.

Union-

Abram M. Woodruff, Daniel H. Beach.

#### Warren County.

Allamuchy—
George C. Townsend.

Belvidere— William O'Neil, George T. Willever.

Franklin—
John T. Thatcher.

Greenwich— H. F. Hulshizer.

Harmony— Ralph Rush, Charles Ramsey.

Lopatcong— John P. Lesher.

Oxford—
Marshal Pittenger,
Edward T. Sukens.

Pahaquarry— Charles Sitgraves, Jason K. Hill.

Town of Phillipsburg, First Ward— James E. Moon.

Town of Phillipsburg, Second Ward— Edmund L. Stamets.

Town of Phillipsburg, Third Ward—William R. Beers.

Pohatcong— Abraham Seigle.

Which was unanimously agreed to.

Mr. Stokes moved that when the Joint Assembly arise, it be to meet on April 3d, 1894, at 12 o'clock noon,

Which motion was agreed to.

On motion of Mr. Stokes, the Joint Assembly arose.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, April, 8d, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Chairman, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Baker, Bates, Berry, Bradley, Burton, Carroll, Codding, Coursen, Coyle, Cross, Davis, Denise, Dewsnap, Diver, Edwards, Exton, Ginder, Harding, Hinchliffe, Hoffman, Holt, Kelly, Kerr, Ketcham, Lewis, McEwan, Murphey, Olcott, Packer, Reading, Rogers, Ross, Salinger, Schuchardt, Skirm, Slover, Smith, Somers, Staates, Stafford, Stokes, Storrs, Thompson L. A., Thompson W. J., Usher, Voorhees, Walters, Watson, Woolsey, Zabriskie—50.

Mr. Stokes moved that when the Joint Assembly arise, it be to meet on April 17th, 1894, at 12 o'clock noon,

Which motion was agreed to.

On motion of Mr. Stokes, the Joint Assembly then arose.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, April 17th, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Chairman, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Adrain, Baker, Bates, Burger, Burton, Coursen, Coyle, Cross, Daly, Denise, Dewsnap, Diver, Duncan, Egan, Eisele, Erlenkotter, Exton, Flynu, Ginder, Glaspell, Harding, Harkins, Harrigan, Hinchliffe, Hoffman, Holt, Kelly, Kerr, Ketcham, Lewis, Martin, McEwan, McKelvey, Olcott, Packer, Perkins, Rogers, Ross, Salinger, Schuchardt, Skirm, Slover, Smith, Somers, Stafford, Stanger, Stokes, Storrs, Thompson L. A., Thompson W. J., Usher, Voorhees, Walters, Ward, Wilbur, Wilson, Zabriskie—57.

Mr. Stokes moved that when the Joint Assembly arise, it be to meet on April 24th, 1894, at 12 o'clock noon,

Which motion was agreed to.

On motion of Mr. Stokes, the Joint Assembly then arose.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, April 24th, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Chairman, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Alpaugh, Austin, Borden, Bradley, Burton, Carroll, Codding, Coursen, Cross, Daly, Denise, Dewsnap, Diver, Egan, Erlenkotter, Exton, Flynn, Ginder, Glaspell, Harding, Hinchliffe, Hoffman, Holt, Kelly, Kerr, Ketcham, Lewis, McEwan, McKelvey, Murphey, Olcott, Packer, Reading, Rogers, Ross, Salinger, Schuchardt, Skirm, Staates, Stafford, Stanger, Stecher, Stokes, Storrs, Thompson L. A., Thompson, W. J., Voorhees, Walters, Ward, Watson, Wilbur, Wilson, Woolsey, Zabriskie—53.

Mr. Stokes moved that when the Joint Assembly arise, it be to meet on May 1st, 1894, at 12 o'clock noon,

Which was agreed to.

On motion of Mr. Stokes, the Joint Assembly then arose.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, May 1st, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Chairman, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Bates, Bradley, Burton, Carroll, Codding, Coursen, Coyle, Cross, Davis, Diver, Duncan, Egan, Esele, Exton, Ginder, Glaspell, Harding, Hoffman, Holt, Kerr, Ketcham, Lewis, Matlack, McEwan, McKelvey, Murphey, Olcott, Packer, Rogers, Ross, Salinger, Schuchardt, Smith, Somers, Stecher, Stokes, Storrs, Usher, Ward, Wilbur, Wilson, Woolsey, Zabriskie—42.

Mr. Stokes moved that when the Joint Assembly arise, it be to meet on May 8th, 1894, at 12 o'clock noon,

Which motion was agreed to.

On motion of Mr. McEwan, the Joint Assembly arose.

STATE OF NEW JERSEY, ASSEMBLY CHAMBER, TRENTON, May 8th, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Chairman, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Austin, Baker, Bates, Borden, Burger, Burton, Byrne, Carroll, Codding, Coursen, Cross, Davis, Denise, Dewsnap, Diver, Duncan, Edwards, Exton, Flynn, Glaspell, Harding, Hoffman, Holt, Kelly, Kerr, Ketcham, Lewis, Matlack, McEwan, Murphey, Olcott, Packer, Rogers, Ross, Skirm, Somers, Stafford, Stanger, Stecher, Stokes, Thompson L. A., Usher, Walters, Ward, Watson, Wilbur, Wilson, Woolsey, Zabriskie—47.

Mr. Stokes moved that the Joint Assembly proceed to the election of a State Director of the Joint Companies,

Which motion was agreed to.

Mr. Ketcham nominated William Clark, of Essex county.

Mr. Flynn nominated William B. Wilson.

The roll was called with the following result:

For Mr. Clark-

Messrs. Austin, Baker, Bates, Bradley, Burger, Codding, Coursen, Cross, Davis, Denise, Duncan, Exton, Ginder, Harting, Hoffman, Holt, Kerr, Ketcham, Lewis, Matlack, McEwan, Murphey, Olcott, Packer, Rogers, Ross, Salinger, Slover, Smith, Somers, Stafford, Stanger, Stecher, Stokes, Stoors, Thompson L. A., Voorhees, Walters, Ward, Wilbur, Woolsey, Zabriskie—42.

For Mr. Wilson-

Me srs. Dewsnap, Flynn, Usher—3.

Mr. William Clark having received a majority of the Joint Assembly, was duly declared elected a State Director of the Joint Companies for the term specified by law.

Mr. Stokes moved that when the Joint Assembly arise, it be to meet May 15th, 1894, at 12 o'clock noon,

Which motion was agreed to.

On Motion of Mr. McEwan, the joint meeting then arose.

STATE OF NEW JERSEY,
ASSEMBLY CHAMBER,
TRENTON, May 25th, 1894.

At 12 o'clock the Senate and General Assembly met in Joint Assembly in the Assembly Chamber.

Under the direction of the Speaker of the Assembly, the Secretary called the Joint Assembly, when the following members appeared and answered the call:

Messrs. Alpaugh, Austin, Baker, Bates, Beekman, Berry, Borden, Burger, Burton, Byrne, Carroll, Clarke, Codding, Coursen, Coyle, Cross, Davis, Denise, Dewsnap, Duncan, Eisele, Exton, Flynn, Ginder, Glaspell, Harding, Hinchliffe, Hoffman, Holt, Kelly, Kerr, Ketcham, Lewis, McEwan, Olcott, Olvaney, Packer, Perkins, Rogers, Ross, Salinger, Schuchardt, Skirm, Slover, Smith, Staates, Stecher, Stokes, Storrs, Thompson L. A., Thompson W. J., Usher, Voorhees, Ward, Watson, Wilbur, Wilson, Woolsey, Zabriskie—59.

Mr. McEwan moved that the Hon. Maurice A. Rogers be elected as President of the Joint Assembly, which was unanimously agreed to.

Mr. McEwan moved that Wilbur A. Mott be the Secretary and J. Herbert Potts be Assistant Secretary of the Joint Assembly, which was unanimously agreed to.

Mr. Stokes presented the resignation of Ruliff V. Lawrence as a Commissioner of Deeds for the township of Freehold, county of Monmouth, and moved its acceptance,

Which motion was unanimously agreed to.

Mr. Stokes moved that James S. White be elected to fill the vacancy caused by the above resignation,

Which motion was unanimously agreed to.

On motion of Mr. McEwan, the Joint Assembly then adjourned sine die.

WILBUR A. MOTT,

Secretary.

### **JOURNAL**

OF THE

# EXECUTIVE SESSIONS.

(879)

### JOURNAL

OF THE

## **EXECUTIVE SESSIONS**

OF THE

### FIFTIETH SENATE.

TRENTON, March 22d, 1894.

At 11:30 A. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call: Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm,

Smith, Staates, Stokes, Thompson, Voorhees, Ward-18.

The President laid before the Senate a sealed communication from the Governor, indorsed "Nominations."

On motion of Mr. Stokes, the seals of the communication were broken by the President, and the Secretary read as follows:

> STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, March 22d, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Associate Justice of the Supreme Court, in place of William J. Magie, whose term expired February twenty-eighth, 1894:

William J. Magie.

GEORGE T. WERTS,

Attest: JOHN S. McMaster, Private Secretary.

56

(881)

Governor.

STATE OF NEW JERSEY
EXECUTIVE DEPARTMENT,
TRENTON, March 22d, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Chancellor:

Alexander T. McGill.

Re-appointed—new term begins May 1st, 1894.

GEORGE T. WERTS.

Attest:

JOHN S. MCMASTER, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 22d, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Court of Errors and Appeals, in place of John Clement, whose term expired March 19th, 1894:

Clifford Stanley Sims.

GEORGE T. WEKTS,

Attest:

Governor.

Governor.

JOHN S. McMaster, Private Secretary.

Mr. Stokes moved that the rules be suspended, and that action on the nomination of ex-Senator William J. Magie, in accordance with customary courtesy, be taken without reference,

Which was agreed to by the following vote:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following reresult:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

In the negative were-None.

So the said nominations were declared unanimously confirmed, and Mr. Stokes moved that the rules be suspended, and action on the

nomination of Hon. Alexander T. McGill be taken without reference, which was agreed to by the following vote:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—18.

So the said nomination was declared unanimously confirmed.

The remaining nomination was referred, under the rule, to the Committee on the Judiciary.

On motion of Mr. Stokes, the Executive Session then arose.

TRENTON, March 26th, 1894.

At 9:30 P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

The President laid before the Senate a sealed communication from the Governor, endorsed "Nominations."

On motion of Mr. Stokes, the seals of the communication were broken by the President, and the Secretary read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 26th, 1894.

Hon. Maurice A. Rogers President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Commissioner of Pilotage:

John R. Dewar, of the county of Hudson, to fill vacancy caused by the death of Thomas S Negus.

GEORGE T. WERTS,

Attest: Governor.

JOHN S. McMaster, Private Secretary.

The nomination was, under the rules, referred to the Committee on the Judiciary.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom was referred the nomination made by the Governor in his communication of March 22d, 1894, for Judge of the Court of Errors and Appeals in place of John Clement, whose term expired March 19th, 1894, Clifford Stanley Sims, reported favorably upon said nomination.

On motion of Mr. Stokes, the Executive Session then arose.

TRENTON, March 27, 1894.

At 9 P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Ketcham, Packer, Rogers (Presdent), Smith, Staates, Stokes, Thompson, Voorhees, Winton —12.

The President laid before the Senate several sealed communications from the Governor, indorsed "Nominations."

On motion of Mr. Stokes, the seals of the communications were broken by the President, and the Secretary read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate;

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the County of Warren:

William H. Dawes,

Re-appointed-Present term expires April 1st, 1894.

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. MCMASTER, Private Secretary.

STATE OF NEW JERSBY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the County of Bergen:

George W. Wheeler, to succeed Aaron G. Garrison, whose term expires April 1st, 1894.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

JOHN S. MCMASTER, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For President Judge of the County of Cumberland: James R. Hoagland, re-appointed.

Present term expires April 1st, 1894

For Prosecutor of the Pleas of the County of Cumberland:

William A. Logue, re-appointed.

Present term expires April 20th, 1894.

Respectfully,

GEORGE T. WERTS,

Attest:

 $Gov \epsilon rnor.$ 

JOHN S. MCMASTER, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice an consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the county of Ocean:

Charles B. Mathis, to succeed Enoch H. Jones, whose term expires April 1st, 1894.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the county of Somerset:

Henry G. Wagoner, to succeed Arthur S. Ten Eyck, whose term expires April 1st, 1894.

For Prosecutor of the Pleas of the county of Somerset:

James J. Meehan, to succeed William V. Steele, whose term expires April 20th, 1894.

Respectfully.

GEORGE T. WERTS.

Governor.

Attest:

JOHN S. MCMASTER, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Mourice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Trustees of the Industrial School for Girls:

Aaron Carter, re-appointed.

Term expires February 2d, 1894.

George C. Maddock, re-appointed.

Term expires February 2d, 1894.

Edward S. Stokes, re-appointed.

Term expires March 19th, 1894.

Patrick J. Fitzgibbon, re-appointed.

Present term expires April 18th, 1894.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hont. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

Governor.

For Judge of the Inferior Court of Common Pleas of the County of Essex:

Carl Buttner, re-appointed.

Present time expires April 1st, 1894.

For Prosecutor of the Pleas of the County of Essex:

Elvin W. Crane, to succeed himself.

Term expires February 27th, 1894. Respectfully.

GEO

GEORGE T. WERTS.

Attest:

JOHN S. MCMASTER, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the County of Gloucester:

Bowman S. Cox, to succeed Edward L. Stratton, whose term expires April 1st, 1894.

For Prosecutor of the Pleas of the County of Gloucester:

Belmont Perry, re-appointed.

Present term expires March 27th, 1894.

Respectfully,

GÉORGE T. WERTS,

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIV DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Seuate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the county of Hudson:

Albert Hoffman, re-appointed.

Present term expires April 1st, 1894.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. MCMASTER, Private Secretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate?

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the county of Cape May:

Stephen H. Bennett, re-appointed.

Present term expires April 1st, 1894.

Respectfully,

GEÖRGE T. WERTS,

Attest:

JOHN S. MCMASTER, Private Scretary.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, March 27th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the county of Camden:

John Gaunt, re appointed.

Present term expires April 1st, 1894.

Respectfully,

GÉORGE T. WERTS,

Attest:

Goxernor.

Governor.

JOHN S. MCMASTER, Private Secretary.

The nominations were, under the rules, referred to the Committee on the Judiciary.

On motion of Mr. Stokes, the Executive Session then arose.

TRENTOR, March 28th, 1894.

At 11.30 A. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton —20.

Mr. Stokes moved that the nomination of Clifford Stanley Sims, for Judge of the Court of Errors and Appeals, be confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

In the negative-None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. Stokes, the Executive Session then arose.

#### TRENTON, April 9th, 1894.

At 8:30 P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to which was referred the nomination made by the Governor in his communication of March 27th, 1894, for Judge of the Inferior Court of Common Pleas of the county of Ocean, Charles B. Mathis, reported favorably on said nomination.

Mr. Stokes moved that the rules be suspended, and the nomination be now confirmed.

Mr. Winton objecting, the nomination was laid over, under the rules.

On motion of Mr. Stokes, the Executive Session then arsose.

TRENTON, April 11th, 1894.

At 8:30 P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answed the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—16.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to which was referred the nominations made by the Governor in his communications of March 27th, 1894,

For President Judge of the county of Cumberland:

James R. Hoagland.

For Prosecutor of the Pleas of the county of Cumberland:

William A. Logue.

For Judge of the Inferior Court of Common Pleas of the county of Somerset:

Henry G. Wagoner.

And for Prosecutor of the Pleas of the county of Somerset:

James J. Mehan.

Reported favorably upon said nominations.

The nominations, were, under the rules, laid over.

Mr. Stokes moved that the nomination of Charles B. Mathis, as Judge of the Inferior Court of Common Pleas of the county of Ocean, be now confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voornees, Ward, Winton—15.

In the negative were-None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. Stokes, the Executive Session then arose.

TRENTON, April 16th, 1894.

At 10:30 P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to which was referred the nomination made by the Governor in his communication of March 26th, 1894,

For Commissioner of Pilotage:

John R. Dewar,

And in his communication of March 27th, 1894.

For Judge of the Inferior Court of Common Pleas of the county of Burgen:

George W. Wheeler,

And for Judge of the Inferior Court of Common Pleas of the county of Warren:

William H. Dawes.

Reported favorably upon said nominations.

Mr. Stokes moved that the rules be suspended, and the consideration of said nominations be now taken up, which was agreed to by the following vote:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

Upon the question, "Will the Senate advise and consent to the nomination of George W. Wheeler as Judge of the Inferior Court of the county of Burgen?" it was decided as follows:

In the affirmative were—

Messrs. Adrain, Bradley, Daly, Drake, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

So the said nomination was declared unanimously confirmed.

Upon the question, "Will the Senate advise and consent to the nomination of John R. Dewar for Commissioner of Pilotage?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham Packer, Perkins, Rogers (President), Skirm, Smith, Staates Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

So the said nomination was declared unanimously confirmed.

Upon the question, "Will the Senate advise and consent to the nomination of William H. Dawes as Judge of the Inferior Court of Common Pleas of the County of Warren?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19. In the negative—None.

So the said nomination was declared unanimously confirmed.

Mr. Stokes moved that the nomination of James R. Hoagland as President Judge of the County of Cumberland be now confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative—None.

So the said nomination was declared unanimously confirmed.

Mr. Stokes moved that the nomination of William A. Logue as Prosecutor of the County of Cumberland be now confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were—

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

So the said nomination was declared unanimously confirmed.

Mr. Stokes moved that the nomination of James J. Mehan for Prosecutor of the Pleas of the County of Somerset be now confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton-16.

In the negative-None.

So the said nomination was declared unanimously confirmed.

Mr. Stokes moved that the nomination of Henry G. Wagoner as Judge of the Inferior Court of Common Pleas be now confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. Stokes, the Executive Session then arose.

TRENTON, April 19th, 1894.

At 4 P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

The President laid before the Senate sealed communications from the Governor, indorsed "Nominations."

On motion of Mr. Stokes, the seals of the communications were broken by the President, and the Secretary read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, April 12th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Associate Justice of the Supreme Court:

David A. Depue, re-appointed.

Present term expires November 15th, 1894.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

JOHN S. MCMASTER, Private Secretay.

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, April 12th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Supervisor of the State Prison, Edward J. Anderson.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

Mr. Stokes moved that the rules be suspended and action on the nomination of Hon. David A. Depue be taken without reference,

Which was agreed to by the following vote:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward—16.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were—

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes Thompson, Voorhees, Ward—16.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The nomination of Edward J. Anderson was referred under the rule to the Committee on the Judiciary.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nominations made by the Governor in his communication of March 27th, one thousand eight hundred and ninety-four, for

Trustees for the Industrial School for Girls:

Aaron Carter, George C. Maddock, Edward S. Stokes, Patrick J. Fitzgibbon,

Reported favorably upon said nominations.

Said nominations were laid over under the rules.

On motion of Mr. Stokes the Executive Session then arose.

TRENTON, May 17th, 1894.

At 2 P. M. the Senate met in Executive Session.

Under the direction of the President the Secretary called the Senate when the following Senators appeared and answered the call:

Mesers. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

The President laid before the Senate several sealed communications from the Governor, indorsed "Nominations."

On motion of Mr. Stokes, the seals of all the communications were broken by the President, and the Secretary read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 17th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate as follows:

For Commissioners to Report Amendments of the System of Jurisprudence of the State, pursuant to Joint Resolution, approved May 17th, 1894:

## At Large:

John P. Stockton, Allan L. McDermott, Wi liam Walter Phelps, Samuel H. Grey.

First District:

Howard Carrow, George Hires.

Second District:

William M. Launing, Edward D. Stokes.

Third District:

George C. Ludlow, Henry Mitchell.

Fourth District:

Carman F. Randolph, J. Frank Fort.

Fifth District:

Garret A. Hobart, John D. Probet.

Six District:

Frederick Frelinghuysen, Edward Balbach, Jr.

Seventh District:

Joseph D. Bedle, Edwin A. Stevens.

Eighth District:

John Kean, Jr., James M. C. Morrow.

Respectfully,
GEORGE T. WERTS,

Attest:

Governor.

EDWARD D. Fox, Acting Private Secretary.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 1st, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Circuit Court Judge under the act approved March 9th, 1883:

Foster M. Voorhees.

Attest:

Respectfully,
GEORGE T. WERTS,
Gone Governor.

JOHN S. McMaster, Private Secretary.

Mr. Stokes moved that action on the above nominations for Commissioners to Report Amendments to the System of Jurisprudence of the State, be taken up without reference, which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President). Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

In the negative were—None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 17th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Circuit Court, under act approved March 9th, 1893:

William T. Hoffman.

This nomination is in the place and stead of Foster M. Voorhees, whose nomination is hereby withdrawn at his own request.

Respectfully,

GEORGE T. WERTS,

Attest: JOHN S. MCMASTER, Private Secretary.

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Governor.

The nomination of William T. Hoffman was referred, under the rules, to the Committee on the Judiciary.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 17, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Interior Court of Common Pleas of the County of Salem:

William Newell.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

EDWARD D. Fox, Acting Private Secretary.

The nomination of William Newell was referred, under the rules, to the Committee on the Judiciary.

The Secretary then read as follows:

STATE OF NEW JERSEY
EXECUTIVE DEPARTMENT,
TRENTON, May 15th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Commissioners of Fisheries, under the act approved May 15th, 1894:

George Pfeiffer,

Parker W. Page,

Howard P. Frothingham,

W. Campbell Clark.

Respectfully,

GÉORGE T. WERTS,

Attest:

Governor.

EDWARD D. Fox, Acting Private Secretary.

Mr. Stokes moved that the above nominations be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Martin, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton —19.

In the negative-None.

So the said nominatious were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 8th, 1894.

Hon. Murice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For President Judge of the Court of the County of Burlington, under the act entitled "An act to facilitate judicial proceedings in counties of the second class," approved May 1st, 1894:

Joseph H. Gaskill.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. MCMASTER, Private Scoretary.

Mr. Stokes moved that the nomination of Joseph H. Gaskill for Judge be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were—

Messrs Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Staates, Thompson, Voorhees, Ward, Winton—18.

In the negative—None.

So the said nomination was declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT. TRENTON, May 14th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Riparian Commissioners:

Miles Ross, Willard C. Fisk, William Cloke, Richard B. Reading. Respectfully,
GEORGE T. WERTS,
Gones

Attest:

EDWARD D. Fox, Acting Private Secretary.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, April 26th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby withdraw from the consideration of the Senate the name of Carl Buttner, heretofore nominated by me to be Judge of the Inferior Court of Common Pleas of the County of Essex. Respectfully,

GEORGE T. WERTS,

Governor.

Governo

And also the following:

STATE OF NEW JERSEY. EXECUTIVE DEPARTMENT, TRENT N, May 17th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the alvice and consent of the Senate, as follows:

For Riparian Commissioner:

John I. Holt.

This nomination is in the place and stead of Richard B. Reading, whose nomination is hereby withdrawn at his own request.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

EDWARD D. Fox, Acting Private Secretary.

Mr. Stokes moved that the nominations of Miles Ross, Willard C. Fisk, William Cloke and John I. Holt, for Riparian Commissioners, be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" in was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Duly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton—18.

In the negative—None.

So the said nomination was declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, April 26th, 1894.

Hon. Maurice A. Rogers, President of the Scnate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the County of Essex:

Herman Schalk,

In the place of Carl Buttner, whose name is withdrawn.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

Mr. Stokes moved that the nomination of Herman Schalk for Judge be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the negative were-

Messrs Adrain, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Thompson, Voorhees, Ward, Winton-18.

In the negative-None.

to the said nomination was declared unanimously confirmed.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nomination made by the Governor in his communication of March 27th, one thousand eight hundred and ninety-four, for Prosecutor of the Pleas of the County of Essex, Elvin W. Crane, reported favorably upon said nomination, and moved that he now be confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 8th 1:94.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Prosecutor of the County of Camden:

Wilson H. Jenkins (re-appointed).

Prior term expired March 27th 1864.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

John S. McMaster, Private Secretary.

Mr. Stokes moved that the nomination of Wilson H. Jenkins for Prosecutor be considered without reference.

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Daly Drake, Hinchliffe, Staates, Winton-7.

In the negative were-

Messrs. Bradley, Hoffman Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

So the said nomination was declared not confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, April 26th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the County of Hunterdon-

William H. Baker,

In place of Henry P. Cullen, whose term expired April 1, 1894.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. MCMASTER, Private Secretary.

Mr. Stokes moved that the nomination of William H. Baker, for Judge, be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—19.

In the negative-None.

So the said nomination was declared unanimously confirmed:

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, April 26th, 1894

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

To be Major by brevet, Captain John R. Stevens,

For faithful service as a commissioned officer in the Active Militia and National Guard for more than twenty years.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

JOHN S. MCMASTER, Private Secretary.

Mr. Stokes moved that the nomination of John R. Stevens, for Major, be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton **—20**.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The Secretory then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, April 26, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the county of Union, John Williams Craue, in place of James S. Wiley, term expired April 1, 1894.

Respectfully,
GEORGE T. WERTS,
Govern

Attest:

Governor.

JOHN S. MCMASTER, Private Secretary.

Mr. Stokes moved that the nomination of John Williams Crane for Judge be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, April 26, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Managers of the Home for Feeble-Minded Women:

Benjamin F. Lee, of Mercer county; Barton F. Thorn, Burlington county; Martin P. Gray, Salem county;

in place of

Benjamin F. Lee, term expired March 28, 1894; Belmont Perry, term expired March 28, 1894; Alexander G. Cattell, term expired March 28, 1894. Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. MCMASTER, Private Secretary.

Mr. Stokes moved that the above nomination be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" it was decided as follows:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—20.

In the negative were-None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 8th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Inspector of Factories and Workshops, Lawrence T. Fell, reappointed. Prior term expired April 22d, 1894.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

The said nomination was, under the rules, referred to the Committee on the Judiciary.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom was referred the nomination made by the Governor in his communication of March 27th, one thousand eight hundred and ninety-four, for Judge of the Inferior Court of Common Pleas for the county of Camden, John Gauntt, reported adversely upon said nomination, and

Mr. Stokes moved that said nomination be not confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, Miller, Perkins, Staates, Winton-8.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

So the said nomination was declared not confirmed.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nominations made by the Governor in his communication of March twenty-seventh, one thousand eight hundred and ninety-four, for Judge of the Inferior Court of Common Pleas of the County of Cape May, Stephen H. Bennett, reported favorably upon said nomination, and Mr. Stokes moved that the nomination now be confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stastes, Stokes, Thompson, Voorhees, Ward, Winton—20.

In the negative-None.

So the said nomination was declared unanimously confirmed.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nominations made by the Governor in his communication of March 27th, one thousand eight hundred and ninety-four, for Judge of the Inferior Court of Common Pleas of the county of Hudson, Albert Hoffmann, reported adversely upon said nomination, and Mr. Stokes moved that the nomination be not confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken with the following result:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-9.

In the negative were--

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

So the said nomination was declared not confirmed,

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nominations made by the Governor in his communication of March 27th, one thousand eight hundred and ninety-four, for Judge of the Inferior Court of Common Pleas, of the County of Gloucester, Bowman S. Cox, reported adversely upon said nomination, and moved that the nomination be not confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nayes were taken, with the following result:

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton-9.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

So the said nomination was declared not confirmed.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nominations made by the Governor in his communication of March 27th, one thousand eight hundred and

ninety-four, for Prosecutor of the Pleas for the County of Gloucester, Belmont Perry, reported adversely upon said nomination, and moved that the nomination be not confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result.

In the affirmative were-

Messrs. Adrain, Daly, Drake, Hinchliffe, McMickle, Miller, Perkins, Staates, Winton—9.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11

So the said nomination was declared not confirmed.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nominations made by the Governor in his communication of April 12th, one thousand eight hundred and ninety-four, for Supervisor of the State Prison, Edward J. Anderson, reported favorably upon said nomination, and moved that the nomination now be confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Adrain, Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Smith, Staates, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative were-

Messrs. Drake, Skirm-2.

So the said nomination was declared confirmed.

On motion of Mr. Stokes, the Executive Session then arose.

TRENTON, May 25th, 1894.

At 2 o'clock P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

The President laid before the Senate several sealed communications from the Governor, indorsed "Nominations."

908

On motion of Mr. Stokes, the seals of all the communications were broken by the President, and the Secretary read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, , 1894.

Hon. Maurice A. Rogers, President of the Senate:

I am advised by Mr. William T. Hoffman that he will decline the office of Circuit Court Judge, for which position I have heretofore nominated him to the Senate. I therefore hereby withdraw his name from the consideration of the Senate.

Respectfully,

GEÓRGE T. WERTS,

Governor.

Attest:

E. D. Fox, Ac ing Private Secretary.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 25th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For members of the State Board of Medical Examiners:

Aaron K. Balwin, three years (Old School). George F. Wilbur, three years (Old School). Edwin DeBaun, three years (Homeopathic).

Anthony H. Worthington, two years (Homeopathic).

E. L. B. Godfrey, two years (Old School).

F. D. Lane, two years (Electric).

Armien Ubelacher, one year (Homeopathic).

William P. Watson, one year (Old School).

William L. Newell, one year (Old School).

Respectfully,

GÉORGE T. WERTS,

Governor.

Attest:

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the said nominations be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" the ayes and mays were taken with the following result:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton-17.

In the negative—None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, , 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For State Commissioner of Public Roads (under act approved May 17th, 1894),

Edward Burroughs.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the nomination of Edward Burroughs for Commissioner of Public Roads be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative—None.

So the said nomination was declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Honorable Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For managers of the State Hospitals-

George Richards,
Romeo F. Chobert,
Charles E. Green,
Rev. James M. Buckley,
John Hone,
Patrick Farrelly,
George B. Jenkinson,
Lewis Parker.

Respectfully,

GÉORGE T. WERTS,

Governor.

Attest:

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the said nominations be considered without reference.

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative were-None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Hon. Maurice A. Rogers, Presipent of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Commissioners of Pilotage:

Henry W. Miller, John R. Dewar, Henry C. Gulick, Daniel C. Chase, Elias A. Newell, Mark Townsend.

Respectfully,

GEORGE T. WERTS,

Attest:
E. D. Fox, Acting Private Secretary.

Governor.

Mr. Stokes moved that the said nominations be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" the ayes and nays were taken with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative—None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 25th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For member of the State Board of Taxation, under act approved May 17th, 1894:

Henry J. West, of the County of Camden.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the nomination of Henry J. West be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative was-

Mr. Hinchliffe-1.

So the said nomination was declared confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For members of the State Board of Education as follows:

First Congressional District—

Bond V. Thomas, Cumberland county; George A. Frey, Camden county.

Second Congressional District-

James B. Woodward, Burlington county;

Silas R. Morse, Atlantic county.

Third Congressional District—

James Deshler. Middlesex county;

J. Frank Appleby, Monmouth county.

Fourth Congressional District-

Stephen C. Larrison, Warren county; Stephen Pierson, Morris county.

Fifth Congressional District-

Nicholas Butler, Passaic county; Joseph P. Cooper, Bergen county.

Sixth Congressional District-

James M. Seymour, Essex county; James L. Hays, Essex county.

Seventh Congressional District—

William R. Barricklo, Hudson county;

Evan Steadman, Hudson county.

Eighth Congressional District-

Benjamin H. Campbell, Union county;

James Owens, Essex county.

Respectfully,

GEORGE T. WERTS,

Attest:

Governor.

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the said nominations be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" the ayes and nays were taken with the following result:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative—None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Hon. Mourice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For members of the Constitutional Commission, to prepare amendments to the Constitution:

Fifth Congressional District:

Eugene Emley, in place of Garret A. Hobart, declined.

Sixth Congressional District:

E. Cortland Drake, in place of Edward Balbach, declined.
Respectfully,

GEÖRGE T. WERTS,

Attest:

Governor.

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the said nominations be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Hon. Maurice A. Rigers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the County of Hudson:

Albert Hoffman.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the nomination of Albert Hoffman for Judge be considered without reference.

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Voorhees, Ward, Winton—16.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Hon. Maurice A. Royers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the County of Sussex:

John A. McBride.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that action on the nomination of ex-Senator John A. McBride, in accordance with customary courtesy, be taken without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and concent to the said nomination?" it was decided as follows:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Roger (President), Skirm, Smith, Thompson, Ward, Winton—15.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Hon. Maurice A. Rogers, Presedent of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Trustees of the Reform School:

Edwin H. Bidwell, Nathaniel S. Rue, Horace L. Dunham, Moses Bigelow, Frank S. Gaskill, James M. Parsons.

Respectfully,

GEORGE T. WERTS,

Governor.

Attest:

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the said nominations be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nominations?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

So the said nominations were declared unanimously confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY, EXECUTIVE DEPARTMENT, TRENTON, May 25th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Inspectors of the State Prison:

Markham E. Staples,

William H. Brown,

Thomas P. Curley,

William H. Carter, Edward H. Holcombe,

Samuel F. Staenger.

Respectfully,

GEORGE T. WERTS,

Governor.

Attest:

E. D. Fox, Acting Private Secretary

Mr. Stokes moved that the said nominations be considered without reference,

Which was agreed to.

Mr. Stokes moved that the said nominations be taken up separately, Which was agreed to.

The nomination of Markham E. Staples was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nayes were taken, with the following result:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative were-None.

So the said nomination was declared unanimously confirmed.

The nomination of William H. Brown, was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—18.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The nomination of Thomas P. Curley was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Winton-4.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—12.

So the said nomination was declared not confirmed.

The nomination of William H. Carter was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—16.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The nomination of Edward H. Holcombe was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Daly, Drake, Hiuchliffe, Hoffman, Ketcham, McMickle, Miller, Packer, Perkins, Rogers (President), Smith, Thompson, Voorhees, Ward, Winton—15.

In the negative-None.

So the said nomination was declared unanimously confirmed.

The nomination of Samuel F. Staenger was taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and mays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-none.

So the said nomination was declared unanimously confirmed.

Mr. Voorhees, Chairman of the Committee on the Judiciary, to whom were referred the nominations made by the Governor in his communication of May seventeenth, one thousand eight hundred and ninety four, for Judge of the Inferior Court of Common Pleas for the County of Salem, William Newell, reported adversely upon said nomination, and moved that said nomination be not confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Daly, Drake, Hinchliffe, Miller, Winton-5.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

So the said nomination was declared not confirmed.

The nominations made by the Governor in his communication of March twenty seventh, one thousand eight hundred and ninety-four, for Trustees of the Industrial School for Girls, i. e., Aaron Carter, George C. Maddock, Edward S. Stokes, Patrick J. Fitzgibbons, and reported by Mr. Voorhees, Chairman of the Committee on Judiciary, to whom they were reported favorably on April nineteenth, one thousand eight hundred and ninety-four, were then taken up, and Mr. Stokes moved that said nominations be now confirmed.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were—

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton-17.

In the negative—None.

So the said nominations were declared unanimously confirmed.

On motion of Mr. Stokes, the Executives Session then arose.

TRENTON, May 25th, 1894.

At 9 o'clock P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and answered the call:

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—15.

The President laid before the Senate a sealed communication from the Governor, indorsed "Nominations."

On motion of Mr. Stokes, the seals of the communication were broken by the President, and the Secretary read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, May 25th, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Inspector of the State Prison in place of Thomas P. Curley, rejected by the Senate:

Welles Lawrence.

Respectfully,

GEORGE T WERTS,

Governor.

Attest:

E. D. Fox, Acting Private Secretary.

Mr. Stokes moved that the nomination of Welles Lawrence for Prison Inspector be considered without reference,

Which was agreed to.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Bradley, Daly, Drake, Hinchliffe, Hoffman, Ketcham, Mc-Mickle, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward, Winton—17.

In the negative-None.

So the said nomination was declared unanimously confirmed.

On motion of Mr. Stokes, the Executive Session then arose.

TRENTON, October 2d, 1894.

At 2 o'clock P. M. the Senate met in Executive Session.

Under the direction of the President, the Secretary called the Senate, when the following Senators appeared and anwered the call:

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Martin, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—16.

The President laid before the Senate several sealed communications from the Governor, indorsed "Nominations."

On motion of Mr. Stokes, the seals of all the communications were broken by the President, and the Secretary read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, October 2d, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Judge of the Inferior Court of Common Pleas of the county of Salem, as follows:

William Newell.

Respectfully,
GEORGE T. WERTS,

Attest:

Govern r.

JOHN S. MCMASTER, Private Secretary.

Mr. Stokes moved that the rules be suspended, and the above nomination and all other nominations this day sent to the Senate by the Governor, be acted upon by the Senate without reference,

Which motion was agreed to by the following vote:

In the affirmative were-

Messrs. Bradley, Daly, Hinchliffe, Hoffman, Ketcham, Martin, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward -16.

In the negative-None.

The nomination of William Newell was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were—

Messrs. Bradley, Daly, Martin, Miller, Perkins-5.

In the negative were-

Messrs. Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—10.

So the said nomination was declared not confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, October 2d, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR—I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Prosecutor of the Pleas of the County of Camden—Wilson H. Jenkins.

For Judge of the Inferior Court of Common Pleas of the County of Camden—

John Gaunt.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

The nomination of Wilson H. Jenkins was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Daly, Hinchliffe, Martin-3.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Miller, Packer, Perkins, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—13.

So the nomination was declared not confirmed.

The nomination of John Gaunt was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result:

In the affirmative were-

Messrs. Daly, Hinchliffe, Martin-3.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

So the said nomination was declared not confirmed.

The Secretary then read as follows:

STATE OF NEW JERSEY,
EXECUTIVE DEPARTMENT,
TRENTON, October 2d, 1894.

Hon. Maurice A. Rogers, President of the Senate:

SIR-I hereby nominate for appointment, with the advice and consent of the Senate, as follows:

For Prosecutor of the Pleas, of the County of Gloucester—Belmont Perry.

For Judge of the Inferior Court of Common Pleas, of the County of Gloucester—

Bowman S. Cox.

Respectfully,

GEORGE T. WERTS.

Attest:

Governor.

JOHN S. McMaster, Private Secretary.

The nomination of Belmont Perry, was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken with the following result:

In the affirmative were-

Messrs. Daly, Hinchliffe, Martin-3.

In the negative were-

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward-11.

So the said nomination was declared not confirmed.

The nomination of Bowman S. Cox was then taken up.

Upon the question, "Will the Senate advise and consent to the said nomination?" the ayes and nays were taken, with the following result?

In the affirmative were-

Messrs. Daly, Hinchliffe, Martin, Perkins-4.

In the negative were—

Messrs. Bradley, Hoffman, Ketcham, Packer, Rogers (President), Skirm, Smith, Stokes, Thompson, Voorhees, Ward—11.

So the said nomination was declared not confirmed.

On motion of Mr. Stokes, the Executive Session then arose.

WILBUR A. MOTT,

Secretary.

## INDEX.

(923)

## Order of Arrangement.

- 1. SENATE BILLS.
- 2. SENATE JOINT RESOLUTIONS.
- 3. ASSEMBLY BILLS.
- 4. ASSEMBLY JOINT RESOLUTIONS.
- 5. RESOLUTIONS.
- 6. COMMUNICATIONS, PETITIONS AND MEMORIALS.
- 7. COMMITTEES.
- 8. GENERAL INDEX.

## Senate Bills.

- 1 An act concerning bills that have been or may be presented to the Governor, and that have become or may become laws without his signature—74, 76, 77, 84, 90.
- to repeal an act entitled "An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein and defining the powers and duties of such municipal boards and relating to municipal affairs and departments of such cities placed under the control and management of such boards and providing for the maintenance of the same," and the several supplements thereto, and to end the term of office of persons holding office thereunder—74, 81, 86, 89, 135.
- 3 creating, in cities of the first class, municipal boards, to be denominated boards of public works, defining their powers and duties, and providing for their maintenance—74.
- 4 to repeal an act entitled "An act concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same," approved March eighteenth, one thousand eight hundred and ninety-one—74, 82, 86, 89, 123
- 5 concerning cities of the first class in this state, and regulating official searches of municipal records of such cities respecting municipal liens on real estate situate within the same—74, 82, 86, 127, 196, 632.
- 6 entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—75, 353, 407, 419.
- 7 entitled "A supplement to an act entitled 'An act to authorize cities to construct sewers and drains and to provide for the payment of the cost thereof,' approved March eighth, one thousand eight hundred and eighty-two"—75, 82, 86, 101, 174, 219, 254, 301.
- to repeal an act entitled "An act to enable the owners and possessors of marshes, meadows and swamps found on the southwest side of Raccoon creek, between the lands of Constantine Wilkins and Conrad Shoemaker, in the township of Woolwich and county of Gloucester, known by the name of the Thoroughfare Island marshes, meadow and swamps, to stop out the tide from overflowing the same and for other purposes therein mentioned," passed March eleventh, one thousand seven hundred and seventy-four—88, 129, 134, 148, 305, 306.
- 9 entitled "A supplement to an act entitled 'An act relative to railroad crossings and to prevent accidents,' approved March twentyfifth, one thousand eight hundred and eighty-one"—98.

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- 10 An act to re-organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand or more than two hundred thousand inhabitants—98, 109, 113, 123, 124, 139, 147, 150, 152, 162, 168, 201, 378.
- to repeal an act entitled "An act concerning bills that have been or may be presented to the governor and that have become or may become laws without his signature," passed March twenty-first, one thousand eight hundred and ninety-four—98, 112, 117, 191, 192.
- to provide for the election of members of the general assembly for each county of this state by the votes of the legal voters of said counties respectively—98, 111, 297, 324, 450, 530, 532.
- entitled "A further supplement to an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April nunth, one thousand eight hundred and seventy-five"—98, 221, 230, 300, 393, 394.
- entitled "A further supplement to an act entitled 'A further supplement to "An act to increase the powers of township committees," approved March eleventh, one thousand, eight hundred and eighty,' which supplemental act was approved March eighth, one thousand eight hundred and ninety-three"—99.
- to amend an act entitled "A further supplement to an act entitled 'An act to increase the powers of township committees,' approved March eleventh, one thousand eight hundred and eighty," which supplemental act was approved March eighth, one thousand eight hundred and ninety-three—99.
- entitled "A supplement to an act entitled 'An act to authorize turnpike companies to issue bonds and to secure the same by mortgaging their franchise,' passed March second, one thousand eight hundred and eighty-five"—105, 113, 130, 146, 371, 376.
- entitled "A supplement to an act entitled "An act concerning turnpike roads and bridges connected with the same," approved May eleventh, one thousand eight hundred and eighty-six "—105, 114, 130, 147, 363, 648.
- entitled "A supplement to an act entitled "An act to regulate descents," approved April sixteenth, one thousand eight hundred and forty-six"—105, 145, 183, 218.
- entitled "A furtner supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business, and an armory for the use of the national gnard therein organized,' approved April fifteenth, one thousand, eight hundred and eighty-seven, and the supplements thereto, approved respectively May twenty-eighth, one thousand eight hundred and ninety, April fourteenth, one thousand eight hundred and ninety-one, and April ninth, one thousand eight hundred and ninety-two"—105, 118, 130.
- to amend an act entitled "An act directing the descent of real estates," approved April sixteenth, one thousand eight hundred and for y-six"—105, 165, 183, 260, 487.
- for the preservation of fish in the Hackensack river and its tributaries or branches within the counties of Bergen and Hudson—105, 158, 178, 208, 403, 404.

- 22 An act entitled "A supplement to an act entitled 'An act concerning promissory notes, bills of exchange and notaries public' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—106, 114, 130, 163, 172, 173.
- entitled "A further supplement to an act entitled 'An act concerning juries' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"--106, 180, 191, 215, 530, 532
- entitled 'A supplement to an act entitled 'An act to regulate the practice of the courts of law '[Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four "—106, 180
- entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to regulate the practice of courts of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which supplement was approved May third, one thousand eight hundred and eighty-nine"—106, 180, 191.
- to amend an act entitled "An act to regulate the practice of courts of law," approved March tenth, one thousand eight hundred and ninety-three—106, 181, 191.
- to amend an act entitled "An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—106, 181, 194, 215, 366, 371.
- in relation to debts fraudulently contracted and obligations fraudulently incurred—106, 181, 194.
- to amend an act entitled "An act concerning legacies" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—106, 181, 194, 216, 403, 404, 470, 474, 475, 659, 680, 713.
- entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities,' approved March eighth, one thousand eight hundred and ninety-two"—106, 170, 184, 198, 255, 256, 278, 285, 291, 332.
- entitled "A further supplement to an act entitled 'An act for the promotion of industrial education," approved April twenty-eighth, one thousand eight hundred and eighty-seven—107, 227, 242, 332, 403, 404.
- entitled "A supplement to an act entitled 'An act to regulate the practice of dentistry in the state of New Jersey,'" approved April seventh, one thousand eight hundred and pinety—107, 117, 134, 148, 191, 192.
- entitled "An act to repeat the act entitled 'A supplement to an act entitled "An act concerning juries," approved March twenty-seventh, one thousand eight hundred and seventy-four," which supplement was approved March twenty-fifth, one thousand eight hundred and eighty-nine—107, 169, 183, 210, 233, 236.
- concerning elections in municipalities and political divisions in certain counties of this state, and fixing the time for holding the same—107, 170, 208.

- 35 An act to repeal an act entitled "An act to provide means for lighting streets in townshipe," approved April seventeenth, one thousand eight hundred and eighty-five—107.
- to amend an act entitled "A supplement to an act entitled 'An act to authorize the incorporation of rural cemetery associations and regulate cemeterier," approved March twenty-third, one thousand eight hundred and eighty-three—107, 114, 148, 163, 372, 336.
- entitled 'A supplement to an act entitled 'An act concerning inns and taverns" [Revision], approved April seventeenth, one thousand eight hundred and forty-six—1(8.
- entitled "A further supplement to an act entitled 'An act to provide for and secure the raising of revenue for the execution of the public duties of maintaining public schools, preventing the destruction of property by fire, preserving the public health, supporting the poor, maintaining police and keeping the highways and streets in a safe condition for public use, within the limits of incorporated cities, towns and municipalities, in cases where the local or municipal authorities or officers fail to provide for the performance of such duties," approved March twentieth, one thousand eight hundred and eighty-four—108, 129, 134, 146, 164, 255, 256.
- 39 entitled "Supplement to an act entitled 'An act authorizing the incorporated cities, towns and townships of this state to renew matured and maturing bonds," approved February eighteenth, one thousand eight hundred and seventy-nine—108, 129, 135, 149, 191.
- entitled "A further supplement to an act entitled 'An act for the formation of borough governments,'" approved April fifth, one thousand eight hundred and seventy-eight—108, 189, 194, 218, 232, 366, 372.
- to repeal an act entitled "Supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which said supplement was approved March eleventh, one thousand eight hundred and eighty"—108.
- to ascertain the rights of the state in certain waters of the state, and to provide for furnishing a state water-supply to the municipalities thereof, and to create a state water board empowered to construct and maintain works for that purpose"—111, 243, 287, 401, 452, 455, 460.
- to repeal an act entitled "An act relative to morgues and morguekeepers," approved March fourth, one thousand eight hundred and seventy-nine—116, 168, 208.
- to re-organize the board of riparian commissioners of this state— 116, 289.
- entitled "A supplement to an act entitled 'An act relating to the consolidation of corporations organized as gas light companies, electric light companies, and electric light, heat and power companies in cities of the second class in this state, which heretofore have been incorporated under general or special laws of this state,' approved April seventh, one thousand eight hundred and ninety-two"—116, 133, 134, 149, 176, 177.

- 46 An act relating to and regulating the government of cities—116, 158, 248, 250, 284, 305, 306.
- to amend an act entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law,' approved March twenty-seventh, one thousand eight hundred and seventy-four," which said supplement was approved March fourteenth, one thousand eight hundred and ninety-three—116, 181, 189, 209, 366, 372.
- entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six"—119, 505, 521, 562.
- entitled "A supplement to an act entitled 'An act to prescribe the notice to be given of applications to the legislature for laws when notice is required by the constitution,' approved January twenty-sixth, anno domini one thousand eight hundred and seventy-six,"

  —120, 140, 145, 150, 163, 177.
- 50 concerning boroughs—120.
- concerning the power of boards of education to borrow money, issue bonds or incur indebtedness for the purchase of lands or the erection of school buildings—124, 271, 281, 332, 341, 342, 343, 458, 508, 632, 633.
- to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof—124, 186, 344, 460, 542, 672.
- entitled "A further supplement to an act entitled 'An act respecting writs of error'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—130, 181, 184, 551, 731, 733.
- entitled "A further supplement to an act entitled 'An act to regulate elections" [Revision], approved April eighteenth, one thousand eight hundred and seventy-six—130, 181, 184, 537, 731, 733.
- entitled "A supplement to an act entitled 'An act to incorporate societies for the promotion of learning'" [Revision], approved April ninth, one thousand eight hundred and seventy-five—134, 166, 169, 196, 225.
- concerning elections of boards of chosen freeholders in counties of the first class in this state—134, 145, 166.
- entitled "A further supplement to an act entitled 'An act concerning clerks of grand juries,'" approved March ninth, one thousand eight hundred and seventy-seven—134.
- conferring certain powers of government on boards of trustees, boards of directors or managers of any camp-meeting association, or any other corporation heretofore or hereafter incorporated under the laws of this state for the purpose of providing religious bodies or societies with a permanent camp-meeting ground or place for religious service—142, 212, 224, 273, 284, 372, 366.
- to enable cities to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water "—143.
- entitled "A supplement to an act entitled 'An act directing the descent of real estates,'" approved April sixteenth, one thousand eight hundred and forty-six—141, 169, 171.

- 61 An act to regulate the fees of stenographic reporters in the courts of this state—141, 169, 171.
- 62 entitled "A supplement to an act entitled An act to provide for the incorporation of street railway companies and to regulate the same," approved April sixth, one thousand eight hundred and eighty-six"—143.
- legalizing, ratifying and confirming township elections heretofore held in pursuance of an act entitled "A further supplement to an act entitled 'An act concerning township officers,' approved April twenty-first, one thousand eight hundred and seventy six," which supplement was approved March thirteenth, one thousand eight hundred and eighty-eight—143, 182, 185, 200, 754, 755.
- to provide for the dissolution of turnpike companies which fail to maintain their turnpikes in the condition required by their charters—143, 189, 194, 253.
- amendatory of an act entitled "A further supplement to an act entitled 'An act constituting courts for the trial of small causes,' approved March seventeenth, one thousand eight hundred and eighty-two"—143.
- entitled 'A supplement to an act entitled 'A further supplement to an act entitled "An act regulating proceedings in criminal cases," approved March ninth, one thousand eight hundred and eighty-one'"—141, 169, 242, 312, 487.
- entitled "A supplement to an act entitled 'An act constituting courts for the trial of small causes,' approved March twenty-seventh, one thousand eight hundred and seventy-four"—141, 169, 172, 197.
- 68 relating to cities of the third class—144, 428, 465, 565, 693.
- to amend an act entitled "A further supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five," which said supplement was approved February twenty-fourth, one thousand eight hundred and ninety-two—144, 189, 208, 217, 372, 367.
- ontitled "A further supplement to an act entitled "An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six "—144, 211, 223, 272, 511
- 71 relating to assessors in cities, towns, townships, villages and boroughs in counties of the first class—144, 211, 223, 237, 457, 511.
- 72 relating to the assessment of taxes in counties of the first class—144, 211, 224, 237, 577, 578.
- ontitled "A supplement to an act entitled 'An act to establish a system of public instruction'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—144, 229, 231, 274, 374, 375.
- entitled "A further supplement to the act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—144, 169, 172.
- to provide for the completion of certain additions and alterations at the state normal school, at a cost not to exceed ten thousand dollars—145, 179, 184, 198, 225, 233, 235.

- 76 An act entitled "A supplement to an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases," approved March twenty-seventh, one thousand eight hundred and seventy-four," which supplement was approved March first, one thousand eight hundred and eighty-eight—142, 169, 172, 196, 305, 306, 330, 338, 351, 367, 399, 403, 453, 454, 653, 731, 733.
- entitled "A supplement to an act entitled 'An act in relation to the appointment of sergeaut-at-arms to the several courts of the counties and fixing the salaries of the same," approved June third, one thousand eight hundred and ninety—143, 233, 235, 331.
- entitled "A further supplement to an act entitled 'An act providing for the incorporation of street railway companies and to regulate the same,'" approved April sixth, one thousand eight hundred and eighty-six—145.
- to prescribe and regulate the manner of nominating candidates for certain public offices in the state of New Jersey—145, 256, 260, 673.
- to regulate the rate of freight charges for transporting peaches and berries upon railroads—145.
- entitled "A further supplement to an act entitled 'A supplement to an act entitled "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy-five,' which supplement was approved March fifth, one thousand eight hundred and eighty-three,"—144, 189, 195.
- entitled "A supplement to an act entitled 'An act to regulate the practice of courts of law" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—142, 228, 231, 328, 544
- relating to acknowledgments or proofs of deeds, mortgages, certificates and other instruments requiring to be proved or acknowledged, as required of deeds of real estate taken before foreign commissioners of deeds for New Jersey—142, 170, 183, 209, 305—306.
- entitled "A further supplement to 'An act relative to sales of lands under any public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—142, 181, 184, 199, 367, 372.
- entitled "A further supplement to the 'Act respecting conveyances' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—142, 170, 172, 197, 305, 306.
- in relation to certain sales of lands, tenements, hereditaments or real estate made under any order, judgment or decree of any court of this state, and afterwards confirmed by said court—142, 182, 208, 242, 280, 393, 394, 448, 453, 557, 649, 686.
- entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto"—145, 309, 325, 357, 393, 394, 448-453.
- relative to the lighting of streets and public places in this statc— 144, 248, 280, 344, 386, 470.
- 89 respecting conveyances—142, 181, 184, 189, 593, 595.

- 90 An act to repeal an act entitled "A further supplement to an act entitled 'An act constituting district courts in certain cities of this state,' approved March ninth, one thousand eight hundred and seventy-seven," which supplement was approved February sixteenth, one thousand eight hundred and ninety-two—159, 181, 184, 215.
- concerning the granting of licenses for inns and taverns in the boroughs throughout this state—159, 246, 251, 519.
- 92 entitled "A supplement to an act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-two"—159, 290, 370, 437, 593, 595, 616, 704.
- entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, anno domini one thousand eight hundred and ninety-one"—159, 289, 356, 437, 594, 595.
- entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of the state,' approved April fourteentb, anno domini one thousand eight hundred and ninety-one"—159, 356, 556, 594, 595.
- entitled "A further supplement to an act entitled 'An act to enable cities in this state to furnish suitable accommodations for the transaction of public business' (title as amended), approved April fifteenth, one thousand eight hundred and eighty-seven"—159, 183, 199, 393, 394.
- to enable cities in this state, located on or near the ocean, and embracing within their limits or jurisdiction any beach or ocean front, to open and lay out a public park or place for public resort or recreation on and along the beach or ocean front of such city, and to purchase or condemn lands, property and rights therefor, and to preserve the same from obstruction or encroachment"—160, 195, 214, 381, 382.
- entitled "A supplement to an act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey,' approved March eleventh, one thousand eight hundred and ninety-three"—160, 186, 195, 241, 731, 733.
- entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five"—160, 275, 326, 380.
- to repeal an act entitled "An act relative to the publication of the expenditures of the public moneys by the common council or other governing body in cities of the second class of this state"—
  180, 211.
- entitled "A supplement to an act entitled 'An act to regulate the practice of medicine and surgery, to license physicians and surgeons, and to punish persons violating the provisions thereof,' approved May twelfth, one thousand eight hundred and ninety"—184.
- entitled "A further supplement to the act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one"—186, 281, 282, 334, 530, 532.

An act to enable the governing body of any town, village or township to 102 enlarge existing parks—186, 244, 251, 352, 530, 532, respecting licenses in the boroughs of this state—187, 290, 299, 303, 103 330, 404, 443. relating to the unsealing and recording of bids for public work or 104 supplies by managers of state institutions, and by governing bodies of counties or cities of this state, and providing penalties for neglect of same "-187, 211, 224, 272, 393, 394, 418, 453, 454, 477, 511, 577, 578. 105 concerning licenses in cities of this state—187, 211, 224, 272, 530, 106 to amend an act entitled "An act to regulate the practice of medicine and surgery, to license physicians and surgeons and to punish persons violating the provisions thereof," approved May twelfth, one thousand eight hundred and ninety—187. 107 to enable cities of this state to improve any street or streets or portion thereof, and to provide payment for the costs and expenses of such improvement—187, 249, 251, 301, 595, 596, 597. to fix the fees of sheriffs of counties in which is or may be main-108 tained a workhouse-187, 228, 231, 263, 488, 657. entitled a "Supplement to an act entitled 'An act for the forma-109 tion and government of boroughs,' approved April second, one thousand eight hundred and ninety-one"-188, 347, 375, 475. 110 to repeal a supplement to an act relative to the supreme and circuit courts of this state-188, 229, 231. 111 to repeal an act to authorize the transfer of suits from the several county circuit courts to the several inferior courts of common pleas-188, 229, 231. 112 entitled "Supplement to an act entitled 'An act respecting judges of the courts of common pleas," approved March tenth, one thousand eight hundred and eighty-five, and of the several supplements thereof—188. entitled "A further supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' "approved April twentieth, one thousand eight hundred and eighty-five— 113 188, 230, 232, 275, 393, 394. 114 authorizing courts in this state to give the same force and effect to depositions taken stenographically by officers of such courts as if the same were signed by the witnesses-189 229, 231, 273, 577, 115 concerning the school libraries of the state—189, 302, 324, 357, 577, 578. 116 to enable cities to purchase land and construct water works thereon for the purpose of supplying their inhabitants with pure and wholesome water-203, 221, 223, 237. 117 entitled "A further supplement to the act entitled 'An act for the formation and government of villages," approved February twenty-third, one thousand eight hundred and ninety-one-206,

**257**, 259, **334**, 594, 595.

- An act entitled "Amendment to an act entitled 'An act to increase the jurisdiction of justices of the peace," approved March twelfth, one thousand eight hundred and seventy-nine—206.
- entitled "A further supplement to an act entitled 'An act providing for the formation and government of towns," approved April twenty fourth, one thousand eight hundred and eighty-eight—207, 228, 230, 273, 487.
- in relation to the inspector-general's department of the national guard—207, 228, 242, 275, 305, 306.
- entitled "A supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, anno domini one thousand eight hundred and seventy-eight,"—207, 257, 259, 353, 488, 539, 591.
- for the preservation of fish—207.
- to repeal an act entitled "A further supplement to an act entitled 'An act concerning roads' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which further supplement was approved March twelfth, one thousand eight hundred and ninety-one—207, 489, 500.
- entitled "A supplement to an act entitled 'An act to provide for the extinguishment of forest fires in the third and fourth-class counties of this state, and to provide for the payment of the expense thereof,' approved March twenty-third, one thousand eight hundred and ninety-two,"—207, 229, 347, 451, 577, 578.
- entitled "A supplement to an act entitled 'An act concerning judgments' [Revision], approved March twenty seventh, one thousand eight hundred and seventy four,"—208, 340, 370, 513.
- entitled "A supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy five,"—210, 213, 224, 234, 305, 306.
- to organize the board of chosen freeholders in each of the counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants—212, 245, 264, 311, 495, 560, 585.
- entitled "A further supplement to an act entitled 'An act to provide for the incorporation of street railway companies, and to regulate the same,' approved April sixth, one thousand eight hundred and eighty-six"—212, 352, 371, 615.
- in relation to the better protection of fire insurance policyholders, and to define their rights in certain cases—212, 313, 325, 675.
- to repeal an act entitled "A further supplement to the act entitled 'An act relative to sales of land under a public statute, or by virtue of any judicial proceedings' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one"—217, 243, 245, 278, 754, 755.
- to prohibit the riparian commissioners from granting any special oyster acts or privileges in Delaware bay—232, 262, 297, 499, 632. 633.

a tax thereon—232, 460.

133

146

An act concerning the width of tires on wagons and carts, and to impose

to amend an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four-238, 307, 325, 712, 745, 746, 769. I34 to annex to and consolidate with the city of Camden a portion of the town of Stockton, formerly the township of Stockton, in the county of Camden-240, 279, 289, 309, 348. 135 to change the boundary line of the township of Pensauken, in the county of Camden, and to annex to said township a portion of the town of Stockton, in said county-240, 279, 287, 309, 310, 349. 136 to annex to and consolidate with the city of Camden, in the county of Camden, a portion of the township of Persauken, in said county-240, 257, 287, 309, 310, 350. 137 authorizing cities to establish boulevards—240, 279, 297, 355. 138 to amend an act entitled "An act to prohibit the laying or construction of any street or horse railroad along the streets of any municipality of this state, without the consent of the governing body having the control of the streets in such municipality," approved March ninth, one thousand eight hundred and ninetythree—240, 368, 379, 408, 534, 538. 139 concerning the tenure of office of city assessor in cities of the third class-241, 274, 298, 355, 731, 733. 140 to provide for the completion of certain improvements upon the grounds of the state normal echool, and for the alteration of the present buildings thereon and the purchase of additional furniture and apparatus for said school—241, 246, 192. 141 for the relief of Margaret Julia Lippincott, the widow of James B. Lippincott—241, 274, 293, 333, 393, 395. 142 to repeal an act entitled "An act concerning the government of certain cities in this state and constituting a municipal board of public works and other officers therein and defining the powers and duties of such board, and relating to the municipal affairs and departments of such cities placed under the control and management of such board, and providing for the maintenance of said board," which act was approved March twenty-third, one thousand eight hundred and ninety-two-241, 278, 298, 329, 367, 372, 458, 490, 504. **: 43** concerning the appointment of certain officers of certain cities in this state, and fixing their tenure of office-241, 282, 332, 350, 393, **395, 483, 5**35, 557. 144 concerning ward and district lines in the cities of this state-241, 279, 298, 329, 372, 367. 145 entitled "A further supplement to the act entitled 'An act to provide a digest of the law and chancery reports of the state of New Jersey, approved April ninth, one thousand eight hundred and sixty-seven,"-241, 340, 347, 405, 464, 469, 475, 476, 488, 507, 536, 541.

authorizing the publication of abstracts from the annual reports

of the state board of health—242, 295, 299, 450.

- 147 An act to amend an act entitled "A supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five," which said supplement was approved February sixth, one thousand eight hundred and eighty-eight—242, 289, 299, 356, 403, 404.
- to repeal an act entitled "An act relating to the appointment or election of attorneys or solicitors in certain townships and municipalities in this state," passed April eighteenth, one thousand eight hundred and ninety-one—242, 279, 299, 326, 355, 745, 776, 782.
- to provide for the payment of pensions to certain judicial officers of this state who may resign their offices—244, 623.
- entitled "A further supplement to an act entitled 'An act concerning evidence," approved March twenty-seventh, one thousand eight hundred and seventy-four"—245, 279, 296, 319.
- entitled "A supplement to act entitled 'An act concerning cities of the first class in this state, and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one"—246, 257, 259, 312, 393, 395, 483.
- to re-organize the board of chosen freeholders in counties of the first class in this state—249, 285, 296, 337, 343, 352, 370, 415, 573, 587, 588, 643, 674, 692.
- to set off a portion of the township of Brick, in the county of Ocean, and annex such portion so set off to the township of Wall, in the county of Monmouth—249, 400.
- entitled 'An act to suppress lottery gambling within this state'— 249, 452, 564, 632, 633.
- providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed seventy-five thousand and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities—249, 357, 371, 434.
- entitled "A supplement to an act entitled 'A further supplement to an act entitled "An act to provide additional accommodations for the insane of this state," approved March thirty-first, anno domini one thousand eight hundred and seventy-one, which said supplemental act was approved March third, anno domini one thousand eight hundred and eighty"—258, 296, 324, 450, 577, 578
- to amend an act entitled 'An act to amend an act entitled ''An act in relation to the temporary custody of dangerous lunatics," approved March twenty-third, one thousand eight hundred and eighty-eight,' which amendatory act was approved March ninth, one thousand eight hundred and ninety-one "—258, 340, 370, 475, 577, 579.
- to amend an act entitled "An act to provide for the regulation and incorporation of insurance companies," approved April ninth, one thousand eight hundred and seventy-five—258, 295, 299, 356, 394, 395.

- 159 An act to enable the surety upon the bond of any trustee, committee, guardian, assignee, receiver, executor or administrator to require his principal to account and give a new bond and permit the making of an order discharging such surety from liability for the future acts of such principal, and regulating the procedure there-upon—258, 323, 347, 406, 531, 532. 160 entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five "-259, 339, 370, 406, 419. to defray the expenses of the contested election case of William 161 Riddle against Samuel D. Hoffman-259, 300, 350, 375. 162 to authorize cities in this state in certain cases to widen streets and parts of streets, and provide the cost of such widening-260, 367, 400. 163 to repeal an act entitled "A supplement to an act entitled 'An act concerning corporations,' approved April seventh, one thousand eight hundred and seventy-five," which supplement was approved March tenth, one thousand eight hundred and ninety-two-261, **322, 346, 406**. 164 relative to the state-house and adjacent public grounds-261, 299, 300, 407, 464, 534. 165 entitled "A further supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceeding'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—261, 368, 399, 619. 166 to authorize certain alterations in and additions to the state prison-261. 167 to provide for the increase of the school fund of this state—272, 168 to enable cities in counties of the first class to purchase land and construct water works thereon for the purpose of supplying their
  - entitled "A supplement to an act entitled 'An act for the punishment of crimes," approved March twenty-seventh, one thousand eight hundred and seventy-four—290, 322, 346.

354.

inhabitants with pure and wholesome water, and to purchase or condemn property franchises and rights for such purpose—282,

- entitled "A supplement to an act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—291, 368, 405, 640.
- to provide for the payment of services and expenses of certain persons, rendered in the election contest of one thousand eight hundred and ninety, between William H. Stuhr and Edward F. McDonald—295, 322, 383, 407, 419.
- to repeal an act entitled "A further supplement to an act entitled 'An act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," approved March seventeenth, one thousand eight hundred and ninety-three—295, 491, 498, 641.

- 173 An act to repeal an act entitled "A supplement to an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey." approved April fourteenth, one thousand eight hundred and ninety-one," which said supplement was approved March twenty-third, one thousand eight hundred and ninety-two—297, 322, 346, 449, 531, 533.
- to repeal an act entitled "A supplement to an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey," approved April fourteenth, one thousand eight hundred and ninety-one," which said supplement was approved March seventh, one thousand eight hundred and ninety-two—297, 322, 326, 448, 531, 533.
- to repeal an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," approved April four-teenth, one thousand eight hundred and ninety-one—297, 322, 326, 448, 531, 533.
- to repeal an act entitled "A further supplement to an act entitled 'An act to re-apportion the several assembly districts of the state of New Jersey, approved April fourteenth, one thousand eight hundred and ninety-one," which said further supplement was approved March twenty-fourth, one thousand eight hundred and ninety-two—297, 322, 326, 449, 531, 533.
- 177 relating to boroughs—304, 337, 348, 439, 747, 748, 755, 809, 817.
- to amend an act entitled "A further supplement to an act entitled 'An act concerning taxes,' approved April fourteenth, one thousand eight hundred and forty-six," which supplement was approved April eleventh, one thousand eight and sixty-six—304, 331, 347, 453, 504.
- to repeal an act entitled "An act concerning licenses to keep inns and taverns, and to sell ale, strong beer, lager beer, porter, wine and other malt liquors in the boroughs of this state," approved February eighth, one thousand eight hundred and ninety-two—320, 596, 446, 519, 539.
- to amend an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four—320, 367, 394, 474, 731, 733.
- relative to an appropriation for the state industrial school for girls, for the purpose of building and furnishing an addition to the same 323, 345, 371, 436, 531, 533.
- entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors,' approved March twenty-seventh, one thousand eight hundred and seventy-four"—323, 345, 371, 514.
- to authorize the boards of chosen freeholders of the respective counties of this state to make appropriations for the payment of rent of armories and drill rooms"—323, 368, 443, 452, 509, 544, 595.
- 184 to incorporate colleges of pharmacy—323, 365, 473, 531, 533.
- fixing the terms of certain offices and prescribing the method of appointment of certain officers in cities of the second class—323, 347, 371, 430, 462.

- An act entitled "A supplement to an act entitled An act to authorize 186 persons to change their names,' approved February twenty-fourth, one thousand eight hundred and seventy-six "-324, 345, 371, 439, 632, 633, 187 concerning by-roads and by-ways-324, 340, 460, 653.
- in relation to the appointment of certain officers in cities-337. 188 376, 405, 438.
- to facilitate judicial proceedings in counties of the second class-189 341, 349, 435, 464.
- concerning cities of the first class in this state, and regulating 190 official searches of municipal liens on real estate situate within the same-341.
- entitled "A supplement to an act entitled 'An act for the better 191 regulation of poor-houses in this state," approved May sixth, one thousand eight hundred and eighty-nine-341, 396, 444, 585, 693.
- 192 to legalize certain newspaper publications—341.
- 193 to re-organize the board of riparian commissioners of this state— 342, 369, 405, 476, 544, 545.
- to repeal an act entitled "An act concerning licenses in boroughs 194 of the second class," approved March ninth, one thousand eight hundred and ninety-one-345, 369, 405.
- entitled "A supplement to an act entitled 'A general act concern-195 ing taxes," approved March ninteenth, one thousand eight hundred and ninety-one-349, 685, 703, 740.
- entitled "A further supplement to an act entitled 'An act concern-196 ing the settlement and collection of arrearages of unpaid taxes and assessments and water rates or water rents in cities of this state, and imposing and levying a tax, assessment and lien in lieu and instead of such arrearages, and to enforce the payment thereof, and to provide for the sale of lands subject to future taxation and assessment,' passed March thirtieth, one thousand eight hundred and eighty-six "-368, 396, 444, 509, 531, 533.
- 197 to amend an act entitled "An act for the construction, maintenance and operation of water works for the purpose of supplying cities, towns and villages of this state with water," approved April twenty-first, one thousand eight hundred and seventy-six—369, 397, 446, 640.
- entitled "A further supplement to an act entitled 'An act to re-198 vise and amend "An act for the taxation of railroad and canal property," approved April tenth, one thousand eight hundred and eighty-four, approved March twenty-seventh, one thousand eight hundred and eighty-eight"-369, 434, 461, 563, 594, 598.
- 199 to establish and maintain a state museum—369, 597, 616.
- concerning nurses, attendants and other employes in any charitable or penal institution of any township, county or other municipality in this state—370, 395, 444, 588, 632, 633. 200
- concerning cities of the first class in this state, and regulating offi-201 cial searches of municipal records of such cities respecting municipal liens on real estate situate within the same—370, 396, 444, 553.

- 202 An act concerning the office of receiver of taxes in cities of the second class of this state—376, 396, 446, 502, 506, 531, 533.
- 203 to facilitate judicial proceedings in the county of Salem—399.
- supplement to an act entitled "An act to regulate the practice of courts of law," approved March twenty-sevents, one thousand eight hundred and seventy-four—399.
- to establish boards of county park commissioners and to define their powers and duties—399, 443, 460, 511, 532, 533.
- relative to the publication of the laws of this state in the newspapers—410, 491, 502, 571, 657.
- to repeal an act entitled "An act respecting the appointment of clerks of grand juries in certain counties of this state," approved March thirty-first, one thousand eight hundred and eighty-two, and to terminate the term of office of all grand jury clerks appointed under said act—414, 491, 515.
- relative to the publication of the annual financial statement of the collectors in all counties of the third and fourth class—414, 457, 461, 640.
- entitled "A further supplement to an act entitled 'An act concerning evidence'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—428.
- to amend an act entitled "A supplement to an act entitled 'An act to provide for sewerage and drainage in incorporated townships in which there is a public water supply,' approved April fourteenth, one thousand eight hundred and ninety," which supplement was approved March twenty-fifth, one thousand eight hundred and ninety-one—424, 524, 547, 614, 732, 733.
- entitled "A supplement to 'An act to increase the efficiency of the public school system of the state by providing for additional free scholarships at the state agricultural college,' passed March thirty-first, one thousand eight hundred and ninety "—430, 597, 616, 736, 740, 770.
- entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one"—437, 444, 461, 609, 693.
- relating to the enforcement of ordinances in the boroughs of this state, and providing for the collection of the penalties imposed for the violation of the same—440, 444, 461, 583, 693, 694.
- 214 concerning city hospitals—413, 489, 493, 547.
- entitled "A supplement to an act entitled 'An act for the punishment of crimes,' approved March twenty-seventh, one thousand eight hundred and seventy-four"—443, 492, 579, 732, 733.
- entitled "A supplement to an act of the legislature of New Jersey, entitled 'An act to authorize the formation of traction companies for the construction and operation of street railways or railroads operated as street railways and to regulate the same,' approved March fourteenth, one thousand eight hundred and ninety-three"

  —443, 502, 537, 607, 638, 680.

An act to regulate the sale of liquor upon any car, steamboat or vessel

within this state—444, 663, 757. 218 entitled "A supplement to an act entitled 'An act relative to sales of land under a public statute or by virtue of any judicial proceedings' [Revision], approved March twenty-fifth, one thousand eight hundred and seventy-four "-444, 491, 503, 607. 219 entitled "A supplement to an act entitled 'An act concerning corporations, approved April seventh, one thousand eight hundred and seventy-five "-459, 488, 498, 617, 648. 220 entitled "A further supplement to an act entitled 'An act relating to sales of land under a public statute or by virtue of any judicial proceeding,' approved March twenty-seventh, one thousand eight hundred and seventy-four "-459, 491, 503, 550, 632, 633. to repeal an act entitled "An act to tax intestate estates, gifts, 221 legacies and collateral inheritance in certain cases." approved March twenty-third, one thousand eight hundred and ninety-two, and also an act to revise and amend said act, which amendatory act was approved March sixteenth, one thousand eight hundred and ninety-three-459, 491. 222 to set off a portion of Upper Pittsgrove township, in the county of Salem, into Pittsgrove township, in the county of Salem, and to change the boundaries between said townships accordingly-460, 524, 547, 618, 733. 223 entitled "A further supplement to an act entitled 'An act for the government and regulation of the state prison,' approved April twenty-first, one thousand eight hundred and seventy-six "-461, 489, 498, 563, 594, 596, 644, 702, 741. 224 fixing the term and prescribing the method of appointment and removal of street commissioners in cities of the second class— 462, 556, 572, 648. fixing the terms of members of the board of excise and prescrib-225 ing the method of their appointment and removal in certain cities of the second class-462, 523, 649, 722, 733, 767, 777, 806. fixing the term and prescribing the method of appointment of city 226clerks in cities of the second class-462, 523. relative to the publication of the laws of this state in the news-227 papers-462, 551, 572, 621, 693, 694. 228 to further amend an act entitled "An act for the organization of the national guard of the state of New Jersey," approved March ninth, one thousand eight hundred and sixty-nine-462, 490, 498, 550, 632, 633. 229 entitled "A further supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twentyseventh, one thousand eight hundred and seventy-four"-491, 503, 549, 642. to establish county courts in the several counties of this state, and 230 to define and regulate the jurisdiction of such courts, and for other purposes relative thereto—473, 525, 637, 743, 753, 759, 784, 806, 811, 816.

concerning street improvements in cities—431, 502, 504, 512, 532,

231

533.

- 232 An act concerning the enforcement of the health code and ordinances and regulations of the local boards of health in cities of this state —499, 502, 537.
- entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays, and fixing the days and parts of days to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one"—506.
- entitled "A further supplement to the act entitled 'An act to regulate elections,' approved the sixteenth day of April, one thousand eight hundred and forty-six"—508, 580, 622, 693, 694, 767, 776, 806.
- entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one"—523, 561, 562, 586, 676, 677.
- to authorize the "Pennsylvania and New Jersey railroad company" of the state of New Jersey to connect its railroad with the railroad of the "Pennsylvania and New Jersey railroad company" of the state of Pennsylvania—523, 556, 558, 565, 680.
- relative to bonds, undertakings, recognizances, guarantees and other obligations required or permitted to be made, given, tendered or filed with surety or sureties and to the acceptance as surety or guarantor thereupon of companies qualified to act as such—523, 545, 558, 581, 594, 596.
- entitled "A further supplement to the act entitled 'An act to provide for the regulation and incorporation of insurance companies' [Revision], approved April ninth, one thousand eight hundred and seventy-five"—523, 554, 558, 582, 632, 633.
- entitled "A supplement to an act entitled 'An act respecting the orphane' court, and relating to the powers and duties of the ordinary, and the orphane' court and surrogates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—524, 554, 558, 737.
- to correct the unconstitutional provisions of an act entitled "An act to re-apportion the several assembly districts of the state of New Jersey," and the supplements thereto, approved March seventh, one thousand eight hundred and ninety-two, March twenty-third, one thousand eight hundred and ninety-two, and March twenty-fourth, one thousand eight hundred and ninety-two, and to apportion the members of the general assembly of this state among the several counties according to the provisions of the constitution—524, 562, 572, 621, 732, 733, 772.
- entitled "Supplement to an act entitled 'An act to regulate the sale of spirituous, vinous, malt and brewed liquors," passed March twentieth, one thousand eight hundred and eighty-nine—524, 606, 616.
- entitled a "Proposed amendment to article four of the constitution of the state of New Jersey"—524.
- concerning taxes and the equalisation of values with reference thereto—540, 606, 616, 679, 754, 755.

- An act entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state" [Revision], approved March ninth, one thousand eight hundred and seventy-seven—540.606.
- 245 to repeal an act entitled "An act concerning district courts in this state," approved March second, one thousand eight hundred and ninety-one—540, 607.
- concerning city hospitals and providing for their enlargement, reconstruction and repair—549, 573, 597, 650, 709, 710.
- entitled "A supplement to an act entitled 'An act concerning district courts in this state,'" approved March second, one thousand eight hundred and ninety-one—556, 570, 571.
- to provide for the appointment of a state commissioner of public roads and to define his duties—557, 574, 597, 650, 709, 710.
- entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one—558, 574, 606, 651, 709, 710.
- to repeal an act entitled "An act relative to the publication of the financial statements of counties," approved April twenty-fifth, one thousand eight hundred and eighty-nine—569, 584, 598, 652.
- entitled "A supplement to the act entitled 'An act relative to the government and management of the insane asylums or hospitals owned by the state of New Jersey," approved March eleventh, one thousand eight hundred and ninety-three—584, 615, 617, 641, 700, 701, 737, 741, 744, 745.
- entitled "A supplement of an act entitled An act for the establishment and government of a naval militia of New Jersey," which act was approved May eighth, one thousand eight hundred and ninety-four—596, 615, 639, 712, 740, 745.
- relative to consents heretofore obtained for the location of the tracks, and the construction and operation of a railway in, along or upon any street, road or highway in this state—606, 608.
- entitled "A supplement to the act entitled 'An act constituting district courts in certain cities in this state," approved March ninth, one thousand eight hundred and seventy-seven—619, 652, 676, 687, 732, 734.
- to repeal an act entitled "An act to amend an act entitled 'An act to incorporate the chosen freeholders in the respective counties of this state,' approved April sixteenth, one thousand eight hundred and forty-six," which act was approved March fourteenth, one thousand eight hundred and seventy-nine, and which said first mentioned act was approved March thirty-first, one thousand eight hundred and eighty-two—620, 639, 675, 714.
- concerning the government of certain cities in this state, and providing for the constituting of a street and sewer commission and other officers therein, and defining the powers and duties of such commission, and relating to the municipal affairs and departments of such cities placed under the control and management of such commission, and providing for the maintenance thereof—620, 639, 676.

An act to re-organize the board of chosen freeholders in each of the

258

273

counties of this state having within its territorial limits a population of not less than seventy-five thousand inhabitants or more than two hundred thousand inhabitants-620, 639. 259 concerning the appointment and the tenure of office of officers appointed by the board of chosen freeholders of certain counties of this state, and the employes of such boards-620, 639, 260 concerning the office of clerks of excise boards or departments in cities of the second class in this state—621, 639, 676. relative to the granting of licenses for the sale of malt, vinous or 261 spirituous liquors in certain boroughs of this state-621, 717, 718. 262 concerning municipal boards or departments in cities of the first class in this state—630, 637, 711, 740. 263 to provide for the changing of boundary lines of boroughs incorporated under an act entitled "An act for the formation and government of boroughs," approved March twelfth, one thousand eight hundred and ninety—631, 686. 264 to change the boundary line of Atlantic City, in the county of Atlantic, and to annex to said city a portion of the township of Egg Harbor, in said county-631. entitled "A further supplement to the act entitled 'An act consti-265 tuting district courts in certain cities in this state,' approved. March ninth, one thousand eight hundred and seventy-seven "-631, 678, 729. 264 entitled "An amendment to an act entitled 'An act concerning ward and district lines in the cities of this state,' approved April twenty-fifth, one thousand eight hundred and ninety-four"—631, 642, 676, 683, 732, 734. 267 to repeal an act entitled "An act fixing the term of office of overseers of the poor in second-class cities," approved March twentyeighth, one thousand eight hundred and ninety-three, and ending the term of office of all officers appointed thereunder-640, 660. 268 entitled "A further supplement to an act entitled 'An act for the better enforcement in Maurice river cove and Delaware bay of an act entitled "An act for the preservation of clams and oysters," approved April fourteenth, one thousand eight hundred and fortysix,' and of the supplements thereto"-649, 675, 676, 707, 732, 734, relative to the state-house and adjacent public grounds-655, 660, 269 676, 710, 742, 744, 745, 768, 776, 806, entitled "A supplement to an act entitled 'An act concerning the 270 government of cities of this state, approved April sixth, one thousand eight hundred and eighty-nine"—683. authorizing second-class cities to purchase, lease and extend street 271 railroads, and to issue bonds and levy taxes therefor entitled "A further supplement to an act entitled An act to establish a system of public instruction" [Revision], approved March 272 twenty-seventh, one thousand eight hundred and seventy-four "-

to amend an act entitled "An act relating to and regulating the

government of cities," approved April twenty-fourth, one thousand

eight hundred and ninety-four—743, 786.

- 274 An act entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the respective counties of this state,' approved April sixteenth, one thousand eight hundred and forty-six"—766, 767, 779, 780.
- entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—766, 778, 780.

## Senate Joint Resolutions.

1 Joint resolution	n to provide for the care and preservation of the soldiers' plot, Fairmount cemetery, in the city of Newark, state of New Jersey—160, 218, 234, 637.
2	requesting the senators and representatives of this state in congress, to use their best efforts to prevent any legislation imposing a tax on mutual building and loan associations—188, 262, 299, 363.
3	requesting the senators and representatives in congress from this state to secure the passage of a law providing for a national labor holiday—188, 678, 707, 764.
4	relative to the better care and protection of the battlefield of Red Bank -242, 478, 492, 493, 494.
6	to provide for the expense of obtaining a portrait of Dr. George H. Cook, deceased, same to be placed in the capitol of this state—351, 473, 551, 594, 596.

681, 709, 710, 813.

7

for the appointment of commissioners to report amendments of the system of jurisprudence of this state, and provide for the election of certain officers by the people—599,

## Assembly Bills.

1	An act entitled "An act to regulate the price of illuminating gas in cities of the first and second class in this state"—139, 153.
2	entitled "An act for the better security of life in erecting and repairing telegraph and electric light wires"—526.
3	entitled "An act to repeal an act entitled 'An act concerning the maintaining of race courses in this state, and to provide for the licensing and regulating of the same,' passed February twenty seventh, one thousand eight hundred and ninety-three"—36, 38

- to repeal an act entitled "A further supplement to an act entitled 'An act to establish a system of public instruction,' approved March twenty-seventh, one thousand eight hundred and seventy-four," which further supplement was approved April seventeenth, one thousand eight hundred and ninety-two—122, 302, 435, 465, 587.
- entitled "A further supplement to an act entitled 'An act for the appointment of commissioners for the better protection of the fishing interests of the state of New Jersey,' approved March seventeenth, one thousand eight hundred and seventy"—66, 69, 85, 86, 100, 425.
- to repeal an act entitled "An act relating to cities of the first-class in this state and requiring publication of the names of applicants for licenses to sell spirituous, vinous and malt and brewed liquors," approved March seventeenth, one thousand eight hundred and ninety-two—122, 124, 157.
- entitled "A supplement to an act entitled 'An act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—62, 63.
- entitled "A further supplement to an act entitled 'An act respecting conveyances' [Revision], approved March seventeenth, one thousand eight hundred and seventy-four"—67, 68, 157, 164, 171.
- entitled "An act to enable cities of the first class to construct sewers through ancient unnavigable creeks or water courses"—652, 660, 720, 749.
- entitled "An act to repeal an act entitled 'An act to provide for the use of the proceeds of riparian sales, grants and leases,' approved March nineteenth, one thousand eight hundred and ninety"—92, 93, 109, 179.
- entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—192, 200, 230, 238, 316, 389.

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- 29 An act entitled "An act to repeal chapter sixty-four of the laws of one thousand eight hundred and ninety-two, entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or offices in said cities," approved March eleventh, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder"—62, 64, 65, 66, 71.
- entitled "An act to repeal chapter thirty-three of the laws of one thousand eight hundred and ninety-three, entitled 'An act to amend an act entitled "An act providing for the creation of a police department in cities of the second class in this state whose population now exceeds or may hereafter exceed fifty thousand, and vesting in such police department certain powers of management and appointment now vested in other departments or officers in said cities," approved March eleventh, one thousand eight hundred and ninety-two,' which supplement was passed February twenty-eighth, one thousand eight hundred and ninety-three, and to end the term of office of any officer or officers appointed thereunder"—63, 64, 65, 68, 72, 530, 572.
- to repeal chapter forty-five of the laws of one thousand eight hundred and ninety-two, entitled "An act concerning certain cities of the second class in this state and constituting a police court in such cities, and providing for the appointment of police justices of such courts, and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts, recorder courts and police justices in such cities," approved March eighth, one thousand eight hundred and ninety-two, and to end the term of office of any officer or officers appointed thereunder—63, 64, 66, 68, 72.
- to repeal an act entitled "An act to provide for a commission to revise and consolidate the general statutes of this state relating to villages, towns and townships," approved March ninth, one thousand eight hundred and ninety-one—66, 68.
- entitled "A supplement to an act entitled 'An act in relation to days of recreation and holidays and fixing the days and parts of days to be set apart and observed, and regulating the maturity of commercial paper with respect thereto," approved March ninth, one thousand eight hundred and ninety-one"--708, 709.
- to provide for the depth of excavations below the established grade or curb-line of any street in any city of the first class—358, 360, 628.
- entitled "An act prescribing the manner in which buildings other than wood or frame shall be erected, reconstructed or removed in cities of the first class"—293, 295, 660.
- to assist operatives in factories and other employes in the collection of their wages—67, 69.
- in relation to the cash surrender or paid-up value of policies of insurance issued by prudential or industrial insurance companies in this state, or doing business in the state—724, 725.
- to amend an act entitled "An act relating to an appointment or election of the attorneys or solicitors in certain townships and municipalities in this state"—92, 94, 111, 114, 752.

- 39 An act to repeal an act entitled "A supplement to an act entitled 'An act for the formation of borough commissions,' approved March seventh, one thousand eight hundred and eighty-two," which said supplement was approved April seventh, one thousand eight hundred and ninety—66, 69, 340, 625.
- 4: to authorize incorporated towns and townships in this state to establish and maintain electric light plants for public lighting—79, 80, 195, 227.
- to authorize the construction and maintenance of bridges and the approaches thereto over navigable waters which mark the dividing line between counties in this state—158, 245, 263, 314, 613, 748.
- to provide that school trustees and boards of education in every school district of this state shall furnish free text-books to all scholars attending the public schools—192, 200, 367, 431, 432.
- 49 to encourage and promote patriotism—92, 94, 102, 119.
- to prohibit the carrying of unlawful messages by telegraph, express companies and other common carriers—67, 69, 182, 204, 223.
- 52 to amend an act entitled "An act respecting the office of treasurer in certain towns, boroughs and townships," approved Anril four-teenth, one thousand eight hundred and ninety-one—79, 80, 104, 110, 115.
- to provide for the payment of wages every two weeks—264, 267, 808.
- to amend an act entitled "An act providing for the purchase and display of United States flags in connection with the public school buildings of the state," approved May fifth, one thousand eight hundred and ninety—122, 124, 133, 136, 166.
- 56 respecting the laying out of public streets and alleys in cities and other municipalities in the state—93, 94, 111, 115, 132.
- to repeal an act entitled "A further supplement to an act entitled "An act relative to sales of lands under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which further supplement was approved April seventeenth, one thousand eight hundred and ninety-one—93, 94, 109, 115, 132.
- to amend an act entitled "An act concerning idiots and lunatics," approved March twenty-seventh, one thousand eight hundred and seventy-four—79, 80, 82, 87.
- to abrovate, revoke and annul all licenses heretofore granted to the owner or owners of any race-course or race-courses for the racing, running, trotting or pacing of horses, mares or geldings for a purse, plate or other thing—63, 64, 65, 68, 73.
- to repeal an act entitled "An to provide that betting and the practice and betting commonly known as book-making, upon horse-races within the inclosed grounds of any incorporate association or body in this state or the keeping of a place or places within such grounds to which persons may resort for such betting, shall not constitute any misdemeanor or criminal offense when such association or incorporated body is not indictable for the carrying on of said races therein," passed February twenty-seventh, one thousand eight hundred and ninety three—17, 49, 50.

- 66 An act to repeal an act entitled "An act providing for the placing of electrical conductors under ground in cities of this state and for the creation of a state board of commissioners of electrical subways," approved March tenth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder—47, 53, 55, 56.
- to repeal an act entitled "An act to specifically provide for the appointment for a definite term of a county superintendent of public works by the board of chosen freeholders of any county of this state in certain cases," approved April first, one thousand eight hundred and eighty-nine—47, 54, 55, 57.
- entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act for the government and regulation of the state prison," approved April twenty-first, one thousand eight hundred and seventy-six,' which supplement was passed February twenty-seventh, one thousand eight hundred and ninety-three"—47, 49.50.
- 69 entitled "An act to repeal an act entitled 'An act providing for state policemen and defining their powers and duties,' approved March ninth, one thousand eight hundred and ninety-one"—48, 54, 55, 57.
- of the laws of one thousand eight hundred and ninety-one, entitled 'An act to create county boards of license commissioners and to define their powers and duties,' approved March twentieth, one thousand eight hundred and ninety-one "—48, 54, 55, 58.
- entitled "An act to repeal chapter two hundred and fifty of the laws of one thousand eight hundred and ninety-two, entitled 'A supplement to an act entitled "An act to create county boards of license commissioners and to define their powers and duties," approved March twentieth, one thousand eight hundred and ninety-one,' which supplement was approved April fourth, one thousand eight hundred and ninety-two"—48, 49, 51.
- 72 entitled "An act to repeal an act passed February twenty-seventh, one thousand eight hundred and ninety-three, entitled 'Supplement to an act entitled "An act for the punishment of crimes" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy four"—48, 54, 55, 58.
- ontitled "An act to repeal an act entitled 'An act authorizing the board of chosen freeholders in counties of the second class to fill vacancies," which act was approved March seventeenth, one thousand eight hundred and ninety-three—48, 52, 54, 58.
- 74 entitled "An act to repeal an act entitled 'An act appropriating money to execute the laws when no specific appropriations are made therefor,' approved March ninth, one thousand eight hundred and ninety-one"—48, 52, 54, 57.
- 75 entitled "An act to repeal an act entitled 'An act to appoint a commissioner of mines and defining the powers and duties of such commissioner,' approved February twenty fifth, one thousand eight hundred and ninety-two, and to end the term of office of any person or persons appointed thereunder"—48, 52, 54, 59, 219.

- 77 An act entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February eightb, one thousand eight hundred and ninety-one, and to end the term of office of any person or persons appointed thereunder" —48, 52, 54, 117, 118, 412, 516.
- 78 entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved February first, one thousand eight hundred and ninety-three, and to end the term of office of any person or persons appointed thereunder" —48, 52, 54, 56, 112, 117, 118, 412, 413, 516.
- entitled "An act to repeal an act entitled 'An act in relation to the state-house and adjacent public grounds,' approved April eighteenth, one thousand eight hundred and eighty-nine, and all acts supplemental thereof and amendatory thereto, and to end the term of office of any and all officers appointed thereunder"—49, 52, 55, 56, 112, 118, 412, 413, 516.
- entitled "An act to authorize the cities of this state to fund their unfunded or floating indebtedness"—225, 226, 257, 310, 426.
- 81 entitled "An act respecting executions"—63, 65, 68, 73.
- entitled "An act to prevent and punish fraud in sales of wearing apparel at public or private sales by itinerant venders and to regulate all such sales "—121, 125, 244, 386, 525, 694, 695, 706, 736.
- entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and eighty-nine, entitled "A supplement to an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved May sixth, one thousand eight hundred and eighty-nine, and to end the term of office of any officer or officers appointed thereunder"—121, 125, 220, 221, 559, 691, 730.
- entitled "An act for the preservation of poultry, sheep and other domestic animals"—122, 125, 140, 160, 170.
- entitled "An act to amend an act entitled 'An act to enable townships to create and maintain a sinking fund,' approved April twentieth, one thousand eight hundred and eighty-five"—93, 94, 104, 110, 131.
- entitled "An act to repeal an act entitled 'An act fixing the term of overseers of the poor in second class cities,' approved March twenty-eighth, one thousand eight hundred and ninety-three"—94, 111.
- entitled "A supplement to an act entitled 'An act respecting the orphans' court and relating to the powers and duties of the ordinary, orphans' court and surrogates' "—67, 69, 71, 75,
- 99 entitled "A further supplement to an act entitled 'An act to provide for the drainage of lands,' approved March eighth, one thousand eight hundred and seventy-one"—526, 528, 537, 568, 582.
- entitled "An act to repeal an act entitled 'A further supplement to an act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, which further supplement, being chapter εeventy-five of the laws of one thousand eight hundred and ninety-two, was approved March seventeenth, one thousand eight hundred and ninety-two"—121, 126, 157.

- 103 An act entitled "An act to repeal an act entitled 'An act concerning the election of school trustees and boards of education in cities of the third class," passed March twenty-seventh, one thousand eight hundred and ninety "—79, 80, 82, 87.
- entitled "An act to repeal an act entitled 'An act providing for superintendents of the police and fire departments in cities of the first class,' approved March thirtieth. one thousand eight hundred and ninety-one"—93, 94, 111, 115, 136.
- entitled "An act to repeal an act entitled 'A supplement to an act entitled "An act constituting district courts in certain cities of this state" [Revision], approved March ninth, one thousand eight hundred and seventy-seven, which supplemental act was passed March eighth, one thousand eight hundred and ninety-two"-67, 69, 157, 164, 216.
- entitled "An act to repeal an act entitled 'An act to amend an act entitled "An act regulating proceedings in criminal cases" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which amendment was approved March ninth one thousand eight hundred and ninety-two "—67, 69, 70, 71, 78, 156, 376.
- entitled "An act to authorize the issuing of bonds for the purpose of building jails in counties of the fouth class in this state"-67, 70, 71, 91.
- entitled "A supplement to an act entitled 'An act to establish a bureau of statistics upon the subject of labor considered in all its relations to the growth and development of state industries,' approved March twenty-seventh, one thousand eight hundred and seventy-eight"—79, 80, 83, 87.
- entitled "A supplement to the supplement to an act entitled 'An act to provide for the establishment of an agricultural experiment station,' approved Mav ninth, one thousand eight hundred and eighty-four"—79, 81, 82, 83, 97, 225, 226, 230, 239, 429, 445.
- entitled "An act to authorize courts and justices of the peace of any county to direct prisoners to be confined in the jails of the adjoining counties in certain cases"—67, 75, 91.
- entitled "An act for the establishment and government of a naval militia of New Jersey"—358, 361, 395, 441, 479.
- entitled "An act to regulate the construction and maintenance of street railroads in the state"—358, 361, 398, 441, 556, 568, 598, 601.
- entitled "An act to repeal an act entitled 'An act in relation to the appointment of sergeant-at-arms to the several courts of the counties and fixing the salary of the same,' approved March nineteenth, one thousand eight hundred and ninety-one"—67, 69, 71, 83.
- entitled "An act to repeal an act entitled 'An act to amend an act entitled "A supplement to an act entitled 'An act to regulate fishing with seines in Barnegat bay," passed February seventeenth, one thousand eight hundred and forty-two," passed April twenty-first, one thousand eight hundred and seventy-six,' which amendatory act was approved February twenty-eighth, one thousand eight hundred and ninety-three"—79, 81, 83, 84, 86, 90.

- An act entitled "An act to amend section thirty-six of an act entitled 'An act concerning sheriffs' [Revision], approved the fifteenth day of March, one thousand eight hundred and seventy-six"—192, 201, 445, 451.
- entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof," approved February twenty-eighth, one thousand eight hundred and ninety-three"—121, 126, 339, 454, 751.
- entitled "An act to amend an act entitled 'An act to revise and amend "An act to tax intestates' estates, gifts, legacies and collateral inheritances in certain cases," approved March twenty-third, one thousand eight hundred and ninety-two,' which act to revise and amend was approved March sixteenth, one thousand eight hundred and ninety-three"—526, 528, 547, 626.
- entitled "A further supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one"—264, 267, 340, 420, 426.
- entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation thereof, approved February twenty-eighth, one thousand eight hundred and ninety-three"—93, 95, 165, 179.
- entitled "An act to repeal a certain act passed March sixteenth, one thousand eight hundred and ninety-one, entitled 'A supplement to an act entitled "A further supplement to an act entitled 'An act respecting prosecutors of pleas of the 'tate,' approved April sixteenth, one thousand eight hundred and forty-six," approved February ninth, one thousand eight hundred and eighty-six,' and to abolish the office thereunder created "—79, 81, 234, 243, 349, 746, 784, 794.
- entitled "A supplement to an act entitled 'An act for the punishment of crimes'" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—93, 94, 158, 203, 283, 289.
- entitled "A supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders," approved April sixth, one thousand eight hundred and sixty-five—93, 94, 133, 136.
- entitled "A further supplement to 'An act to authorize the ditching and draining of the Bog and Fly meadow in Morris county," passed February twentieth, one thousand eight hundred and eleven—358, 361, 365, 415, 433.
- to amend an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four—122, 125, 229, 238, 430.
- defining fraternal, beneficial and relief societies and their status, authorizing them to create subordinate lodges and to pay benefits upon the sickness, disability or death of their members, from funds collected by dues and assessments therein, providing for their registration in the office of the insurance commissioner, and requiring that they shall make annual reports to him and exempting them from taxation and from the supervision of the insurance commissioner—264, 269, 280.

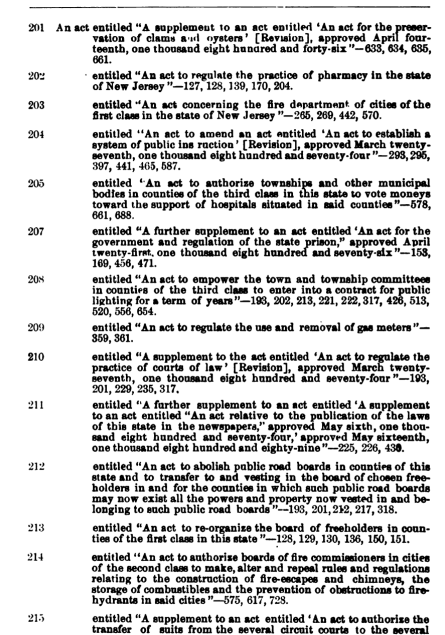
169

An act relating to cities of the second class in this state-220. 133 to repeal an act entitled "An act to re-organize the board of chosen 134 freeholders in certain counties in this state," approved March fifteenth, one thousand eight hundred and ninety-two-591, 592, 612, 650, 6**83, 791.** to amend an act entitled "An act to provide for drainage and sewerage in cities of this state," approved April seventh, one 136 thousand eight hundred and ninety-121, 126, 157, 161, 219, 237, 245, 250, 315. entitled "An act to repeal an act entitled 'A supplement to "An 138 act in relation to the improvement and maintenance of certain roads," approved March third, one thousand eight hundred and eighty-two,' approved April sixteenth, one thousand eight hundred and ninety-one"—526, 528, 564, 656. 140 entitled "A further supplement to an act entitled 'A supplement to an sct entitled "An act to regulate fishing with seines in Barnegat bay," passed February seventeenth, one thousand eight hundred and forty-two, which supplement was approved April twenty-first, one thousand eight hundred and seventy-six "-121, 126, 348, 422, 141 entitled ('A further supplement to an act entitled 'An act to complete the geological survey of the state,' approved March thirtieth, one thousand eight hundred and sixty-four"—123, 125, 279, 304 entitled "A supplement to an act entitled 'An act respecting 142 county physicians' [Revision], approved April twenty-first, one thousand eight hundred and seventy-six"—264, 267, 269, 304. 148 entitled "An act to designate and recognize the industrial and manual training school at Bordentown, Burlington county, state of New Jersey, as the school provided for by the act of congress of August thirtieth, one thousand eight hundred and ninety, chapter eight hundred and forty-one, section one, and to appoint a public board of trustees for the same"-526, 528, 546, 568, 614, 623, 655, 783, 797. 157 entitled "An act to provide for the payment of the cost of sewers heretofore constructed without authority of law in boroughs and borough commissions"-104, 120, 121. 162 entitled "A further supplement to an act entitled 'An act to secure to creditors an equal and just division of the estates of debtors who convey to assignees for the benefit of creditors' [Revision]. approved March twenty-seventh, one thousand eight hundred and seventy-four "-121, 125, 182, 185, 204. 163 entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors, approved March twenty-seventh, one thousand eight hundred and seventy-four."— 193, 201, **2**28, **23**6. entitled "A further supplement to an act entitled 'An act concerning corporations'"—265, 269. 164 entitled "An act for the government and regulation of the state 167 prison "--176, 186.

entitled "An act to provide for the compensation of certain officers

of the legislature "-100, 131, 136, 167.

- 170 An act entitled "An act to compel the erection of fire-escapes and to prevent their incumbrance in cities of the first class"—175, 340, 376, 510, 628.
- entitled "A supplement to an act entitled 'An act constituting district courts in certain cities in this state,' approved March ninth, one thousand eight hundred and seventy-seven"—121, 127
- entitled "An act to repeal an act entitled 'A further supplement to an act regulating proceedings in criminal cases' [Revision], approved March twenty-seventh, one thousand eight hundred and ninety-three"—121, 126, 228, 238, 603.
- entitled "A supplement to an act entitled 'An act for the protection of certain kinds of birds, animals and fish, and to provide a procedure to recover penalties for the violation hereof,' approved February twenty-eighth, one thousand eight hundred and ninety-three"—122, 126, 180, 387, 490, 581, 761.
- entitled "An act to further define the duties of factory and workshop inspector and to include in the same the inspection of mines and the making and enforcement of regulations in respect to the operation of the same with increased safety to those employed therein "—193, 201, 213, 222.
- entitled "An act to regulate the price of illuminating gas in cities of the first class of this state"—543, 544.
- entitled "An act granting the express consent of the state of New Jersey to the construction of an elevated bridge over the river Delaware, between Camden and Philadelphia"—265, 269.
- entitled "An act to provide for the erection of a flag-staff upon the state-house of New Jersey, and for the purchase of a suitable flag for the same and regulating the use of the same"—122, 125, 140, 160, 170.
- entitled "A further supplement to an act entitled 'An act to regulate fences,' passed January twenty-third, one thousand seven hundred and ninety-nine"—122, 125, 140, 161, 431, 463, 526, 528, 537, 608.
- entitled "A further supplement to an act entitled 'An act to complete the geological survey of the state,' approved March thirtieth, one thousand eight hundred and sixty-four"—122, 126, 182, 185, 429.
- entitled "An act in relation to the employment of labor by corporations"—446, 545, 604.
- entitled "A supplement to an act entitled 'An act constituting district courts in certain cities of this state,' approved March ninth, one thousand eight hundred and seventy-seven"—193, 201.
- entitled "A supplement to an act entitled 'An act respecting coroners' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-rour"—193, 201.
- entitled "A supplement to an act entitled 'An act to establish a system of public instruction,' approved March twenty-seventh, one thousand eight hundred and seventy-four"—193, 200, 229, 238, 317.



inferior courts of common pleas, approved March twenty-third, one thousand eight hundred and ninety-two "-265, 270, 554, 630,

673.

- An act entitled 'An act to repeal an act entitled 'An act concerning the appointment of municipal officers and boards in cities,' passed March eleventh, one thousand eight hundred and ninety-three"—122, 127, 133, 136, 152.
- entitled "An act to amend an act entitled 'A supplement to an act to provide for the purchase of sites for and the erection and equipment of armovies in cities of the first and second class, and making appropriations therefor and to provide for the taking of realestate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight, which supplement was approved April fourth, one thousand eight hundred and ninety-three"—175, 178.
- entitled "An act to amend an act entitled "An act to provide for the purchase of si es for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement," approved March twenty-third, one thousand eight hundred and eighty-eight"—174, 175, 178.
- entitled "A supplement to an act entitled 'An act for the relief of creditors against absconding and absent debtors' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—193, 201, 228, 238, 318, 571.
- entitled "A supplement to an act entitled 'An act to establish in this state boards of health and a bureau of vital statistics, and to define their respective duties,' approved March thirty-first, one thousand eight hundred and eighty-seven "--226, 257, 302, 334, 550, 752.
- 222 to authorize a new publication of the public acts of the legislature of this state, and a subscription therefor on the part of this state —173, 174, 176.
- 223 concerning trespassing on private lands—193, 202, 206, 221.
- to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of the prisoners in the counties of Essex and Hudson from the sheriffs to the boards of chosen free-holders, and for the employment of the prisoners and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplements thereto—265, 270, 314, 480, 542, 664, 666, 702.
- to amend an act entitled "An act concerning sheriffs," approved March fifteenth, one thousand eight hundred and seventy-six—265, 269, 280, 307, 547, 664, 667, 703.
- concerning the number of commissioners of deeds in and for the cities of the second class of this state—265, 269, 616, 687.
- providing for the appointment of commissioners to assist in the establishment of the Chickamauga and Chattaneoga national military park, and for the payment of the expenses of the same—193, 202, 321, 415.
- to establish a new township in the county of Burlington and state of New Jersey, to be known as the township of Palmyra--193, 202, 227, 282.

- An act entitled "A supplement to the act entitled 'A supplement to an act entitled "An act to provide for the more permanent improvement of the public roads of this state," approved April fourteenth, one thousand eight hundred and ninety-one,' said supplement approve March twenty-ninth, one thousand eight hundred and ninety-two"—276, 277, 290, 381, 428.
- entitled "A supplement to an act relative to the court of pardons" -575, 576, 615.
- to abolish public road boards in counties of this state, and to transfer to and vest in the board of chosen freeholders in and for the counties in which such public road boards may now exist all the powers, rights and property now vested in and belonging to such public road boards—220, 221, 230, 239, 319.
- entitled "An act to set over a part of Elk township in Gloucester county, to become a part of Clayton township "—194, 202, 234, 239, 318.
- entitled "A supplement to an act entitled 'An act concerning savings banks,' approved April twenty-fifth, one thousand eight hundred and seventy-six "—390, 391, 405, 441.
- entitled "A supplement to an act entitled 'An act concerning disorderly persons,' approved April ninth, one thousand eight hundred and seventy-five"—194, 201, 238, 320, 368, 625.
- entitled "An act to repeal an act entitled 'An act in relation to warrants drawn to meet disbursements and expenditures made by boards in cities of the first class in this state in certain cases, and giving the common council or other governing body power in relation thereto,' approved January thirty-first, one thousand eight hundred and ninety-three "—526, 529, 567, 718.
- entitled "An act to repeal an act entitled 'An act to provide an efficient fire alarm in cities of the first class,' approved March first, one thousand eight hundred and ninety-three"—359, 360, 396.
- entitled "An act to repeal chapter two hundred and fourteen of the laws of one thousand eight hundred and ninety-three, entitled 'A supplement to an act entitled "A supplement to an act entitled "An act to establish an excise department in cities of this state," passed April eighth, one thousand eight hundred and eighty-four, which supplementary act was approved February twenty-fourth, in the year one thousand eight hundred and ninety-two, and which supplement was approved March seventeenth, one thousand eight hundred and ninety-three"—484, 485, 510, 568, 719
- entitled "A further supplement to an act entitled 'An act to regulate elections," approved April eighteenth, one thousand eight hundred and seventy-six—642, 643, 682, 705.
- to repeal chapter eighty-nine of the laws of one thousand eight hundred and ninety-one, entitled "An act in relation to the appointment and compensation of salaried interpreters in the criminal courts of this state, in the counties of the second class," approved March sixteenth, one thousand eight hundred and ninety-one—359, 362.
- 247 to repeal an act entitled "An act to provide for the appointment of clerks of the police justices in cities of the first class and defining their duties," approved April sixth, one thousand eight hundred and ninety-one—276, 277, 303, 455, 515, 536, 548.

- An act to repeal an act ent tied "An act concerning cities of the first class in this state and constituting police courts in such cities, and providing for the appointment of police justices of such courts and defining the jurisdiction, powers and duties of such police justices and abolishing all other police courts and police justices in such cities," approved March sixteenth, one thousand eight hundred and ninety-one, and the supplements and amendments thereto—276, 277, 303, 472, 536, 573, 664, 665, 703.
- 249 to provide for the appointment of police justices in cities of the first class—276, 277, 303, 473, 537, 574, 664, 665, 717.
- 250 to incorporate farmers' mutual aid and protective societies—390, 391, 405.
- to permit boards of aldermen to appoint their clerk for a period—194, 203, 228, 235, 315.
- entitled "A supplement to an act entitled 'An act enlarging and extending the powers of incorporated towns in this state governed by boards of commissioners and of certain officers thereof," approved April sixteenth, one thousand eight hundred and ninety-one—265, 288, 341, 512, 593.
- entitled "A further supplement to the act entitled 'An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six—194, 203, 212, 222.
- entitled "A supplement to an act entitled 'An act concerning boroughs,' approved March twenty-eighth, one thousand eight hundred and ninety-two--194, 202, 334, 440.
- entitled "An act to repeal an act entitled 'An act to re-organize the board of chosen freeholders in counties of the first class in this state,' approved April third, one thousand eight hundred and eighty-nine, and the supplements thereto and acts amendatory thereof"—122, 127, 129, 130, 149, 150.
- entitled "An act to repeal an act entitled "An act concerning the designation of official newspapers in cities of the first class of this state," approved March eighth, one thousand eight hundred and ninety-three"—226, 227, 607.
- entitled "An act to repeal an act entitled 'An act to authorize cities of the first class to provide for and pay amounts unpaid for lighting streets, public buildings and public places, arising from insufficient appropriation,' approved March eleventh, one thousand eight hundred and ninety-three"—265, 270.
- entitled "Supplement to an act entitled 'An act concerning taxes," approved April fourteenth, one thousand eight hundred and forty-six"—694, 696, 706, 750.
- entitled "A further supplement to an act entitled 'An act respecting police departments of cities, and regulating the tenure and terms of office of officers and men employed in said departments," approved March tw-nty-fifth, one thousand eight hundred and eighty-five"—359, 360.
- entitled "An act to repeal an act entitled 'An act providing for the chief clerk and secretary to the board of tax commissioners or board of assessment and revision of taxes in cities of the first clas,' passed March seventh, one thousand eight hundred and ninety-three"—390, 391.

297

298

An act entitled "An act to repeal an act entitled 'An act concerning cities 277 of the first class,' approved June ninth, one thousand eight hundred and ninety"—293, 294, 314, 480, 738, 783, 794. 279 entitled "An act permitting the catching of fish by set-lines and fish weirs in those tributaries of the Delaware river above tidewater which are obstructed by dams"—194, 203, 357. entitled "An act to promote the efficiency of the fire departments in cities of the first class"—293, 294, 566, 725. 281 282 entitled "A supplement to an act entitled 'An act concerning cities,' approved March eight, one thousand eight hundred and seventy-seven "-194, 203, 245, 283. 285 entitled "An act to annex a part of Hudson county to the county of Essex "-265, 270, 321, 454, 498, 502, 514, 664, 668. 286 entitled "A further supplement to an act entitled 'An act to create the county of Union, approved March nineteenth, one thousand eight hundred and fifty-seven '-359, 362, 376, 415. 287 entitled "An act to regulate and prevent the erection of frame or wooden buildings in cities of the first class"—359, 360, 396, 628. 288 entitled "An act to amend an act entitled 'An act to provide for the more permanent improvement of the public roads of this atate,' approved April fourteenth, one thousand eight hundred and ninety-one"-611, 617, 758. entitled "An act to amend an act entitled 'A supplement to an act 289 entitled "An act to incorporate trustees of religious societies," approved April ninth, one thousand eight hundred and seventy-five, which supplement was approved April fourth, one thousand eight hundred and ninety-one"-611, 612, 615, 760. 290 entitled "An act in relation to comptrollers in cities of this state" -194, **20**3, 443, 714. 291 entitled "A further supplement to an act entitled 'An act concerning townships and township officers,' approved April twenty first, one thousand eight hundred and seventy-six "-265, 268, 335, 625. 292 entitled "An act in relation to the publication of ordinances in certain townships in this state"-265, 268, 341, 385, 293 entitled "An act relating to auditors in townships in this state"— 265, 268, 33**5**, 38**6**. 294 entitled "An act relative to the establishment of sinking funds and the appointment of commissioners therefor in certain townships in this state "-266, 268, 335, 384. 295 entitled "An act in relation to the payment of moneys by certain townships in this state appropriated for the support of public schools"-526, 529, 561, 723.

> entitled "An act to repeal an act entitled 'An act for the preservation of filed maps,' approved March twelfth, one thousand eight

> entitled "An act to repeal an act entitled 'An act to determine the tenure of office of city marshals in cities, approved April second, one thousand eight hundred and ninety-one"—359, 361, 396, 480,

hundred and eighty-nine "-359, 361.

738, **783, 805**.

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- 299 An act entitled "An act relating to the improvement of sidewalks in boroughs"—526, 529, 616, 624, 677.
- entitled "An act providing for the changing of the name of any avenue, street or highway in any borough of this state"—266, 263, 325, 409, 432.
- entitled "An act concerning the funds of firemen's relief associations of cities of the second class"—266, 270, 492, 628, 654, 756.
- entitled "An act to repeal an act entitled 'An act concerning the tenure of office of city collectors in cities of the first class," approved March nineteenth, one thousand eight hundred and ninety-one"—293, 294, 314, 480, 739, 783, 804.
- entitled "A supplement to an act entitled 'An act for the formation and government of villages,' approved February twenty-third, one thousand eight hundred and ninety-one"—526, 530, 572, 751, 764, 784, 796.
- entitled "An act to repeal section four of an act entitled 'A further supplement to an act entitled "An act to provide for the incorporation and regulation of insurance companies," approved April ninth, one thousand eight hundred and seventy-five,' which further supplement was approved March thirteenth, one thousand eight hundred and ninety-two"—226, 227.
- entitled 'An act to regulate freight charges for transporting milk and cream on railroads, and to fix a penalty for violation thereof" —543.
- entitled "An act to repeal an act entitled 'A further supplement to the act entitled "An act relative to sales of laud under a public statute or by virtue of any judicial proceeding" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which further supplement was approved March sixteenth, one thousand eight hundred and ninety-one"—311, 313, 319.
- 313 entitled "An act providing a fund for charitable hospitals in cities of this state"—293, 294, 340, 417, 500, 526, 529, 546, 600.
- entitled "An act to amend an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—695, 696, 706, 748, 774, 780.
- entitled "An act supplementary to the act entitled 'An act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five"—390, 391, 501, 628, 749.
- entitled "A supplement to an act entitled 'An act for the government of persons who are now or may hereafter become members of companies incorporated under the act entitled "An act to authorize the formation of pursuing and detective companies," approved March twenty-ninth, one thousand eight hundred and seventy-eight, which act was approved May tenth, one thousand eight hundred and eighty-four"—359, 362.
- entitled "A supplement to the act entitled 'An act to authorize the formation of pursuing and detective companies,' which act was approved March twenty-ninth, one thousand eight hundred and seventy-eight"—359, 362, 743, 749.

- An act entitled "A supplement to the act entitled 'A further act concerning taxes, making the same a first lien on real estate, and to authorize sales for the payment of the same, approved March fourteenth, one thousand eight hundred and seventy-nine"—
- entitled "An act concerning the inspector of buildings in cities of the first class in this state, and the jurisdiction and powers and duties thereof"—634, 635, 660.
- entitled "A supplement to an act entitled 'An act for the incorporation of presbyteries in the state of New Jersey of the Presbyterian church of the United States of America,' approved March twenty-sixth, one thousand eight hundred and seventy-two"—484, 485, 469, 603.
- entitled "A supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one"—266, 268, 335, 602.
- entitled "A further supplement to an act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight"—266, 269, 280, 285, 298.
- entitled "An act to provide for admission of certain persons to practice as attorneys and counselors in the supreme court of this state, and to repeal an act entitled 'An act to provide for the examination in certain cases of applicants for admission as attorneys to the supreme court of this state,' approved February twenty-second, one thousand eight hundred and eighty-two"—390, 391, 675, 689.
- entitled "An act to amend an act entitled 'A further supplement to an act entitled "An act to regulate elections," approved April eighteenth, one thousand eight hundred and seventy-six,' which supplemental act was approved May twenty-eighth, one thousand eight hundred and ninety"—695, 696.
- entitled "Supplement to an act entitled 'An act relative to morgues and morgue-keepers,' approved March fourth, one thousand eight bundred and seventy-nine"—293, 294, 313, 386, 433.
- entitled "An act to set off borough commissions from the townships in which they are located and providing for their government"— 402, 409, 413.
- entitled "An act to remove the police department in certain cities of this state from political control "-575, 576, 612, 717, 727.
- entitled "A supplement to an act entitled 'An act to incorporate associations, societies or clubs for social, intellectual and recreative purposes,' approved March twenty-seventh, one thousand eight hundred and seventy-eight"—266, 270, 307, 314, 482.
- entitled "An act concerning street railroads"—266, 270, 383, 439.
- entitled "An act to regulate the construction of street railroads" -266, 270, 383, 440.
- entitled "An act authorizing the towns and townships of this state to renew matured and maturing bonds"—266, 268, 335, 409.
- entitled "Supplement to an act entitled 'An act concerning corporations' [Revision], approved April seventh, one thousand eight hundred and seventy-five"—423, 424.

343 An act entitled "A supplement to an act entitled 'An act to establish a

system of public instruction' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—266,

**270, 271, 299, 33**0. 344 entitled "An act to provide for the collection of the cost of grading, paving, curbing and repairing sidewalks in boroughs incorporated under special charters"-266, 268, 335, 416. 345 entitled "A supplement to an act entitled 'An act to establish an excise department in cities of this state,' passed April eighth, one thousand eight hundred and eighty-four"—591, 592, 612. 347 entitled "A supplement to an act entitled 'An act to authorize the issue of bonds to provide moneys for the erection of county lunatic a ylum buildings in counties of this state,' approved June tenth, one thousand eight hundred and ninety "-308, 331, 413. entitled "An act in relation to the examination of and licensing 348 stationary engineers for the better protection of life and property -423, 424, 501, 560, 687. entitled "A supplement to an act entitled 'An act to provide for 349 the more permanent improvement of the public roads of this state, approved April fourteenth, one thousand eight hundred and ninety-one "-266, 268, 335, 417. 350 entitled "An act to amend an act entitled 'An act to authorize the construction, curbing and paving of sidewalks and crosswalks in townships,' approved May ninth, one thousand eight hundred and eighty-four "-611, 617, 760. 351 entitled "A supplement to an act entitled 'An act to incorporate the Washington association of New Jersey,' approved March twentieth, one thousand eight hundred and seventy-four "-293, 294, 330, 337. 352 entitled "An act to amend an act entitled 'An act providing for the formation and government of towns,' approved April twenty-fourth, one thousand eight hundred and eighty-eight"—484, 485, 616. entitled "An act amendatory of an act entitled 'An act amending an act entitled "An act to incorporate trustees of religious 353 societies," approved April ninth, one thousand eight hundred and seventy-five,' which amending act was approved March twenty-fourth, one thousand eight hundred and ninety-two"-354, 362, 366, 60**3**. 355 entitled "An act further amending an act entitled 'An act to incorporate trustees of religious societies, approved April ninth, one thousand eight hundred and seventy-five "-293, 294, 330, 418. 357 entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto "-267, 271, 315, 411, 456, 485, 490, 609, 637.

entitled "An act to amend an act entitled "An act for the prevention of cruelty to animals," approved March eleventh, one thousand eight hundred and eighty"—315, 360, 362, 366, 411, 414, 456.

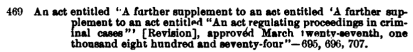
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- An act entitled "A supplement to an act entitled 'An act concerning contagious and infectious diseases among animals and to repeal certain acts relating thereto," approved May fourth, one thousand eight hundred and eighty-six—276, 277, 290, 337, 343, 460, 500, 610, 682, 725.
- providing for the appointment of clerks to recorders in certain cities of the second class in this state and defining their duties—575, 576, 612, 654.
- to amend an act entitled "An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement," approved March twenty-third, one thousand eight hundred and eighty-eight 267, 271, 399, 355.
- entitled "A further supplement to an act entitled 'An act for the formation of borough governments," approved April fifth, one thousand eight hundred and seventy-eight—267, 268, 335, 471, 559.
- to enable township committees or the governing bodies of any boroughs, towns, villages or improvement commissions in towns and villages or within townships in this state to pass and enforce their ordinances respecting the use of broad tires on wagons and carts upon their macadamized public streets and to collect the penalty for the violation thereof—267, 271, 275, 410.
- authorizing township committees of townships in which there may be a water supply furnished by public or private water works to raise and pay moneys for the preparation of surveys, plans and estimates for sewerage or drainage—267, 268, 335, 439.
- entitled "A supplement to an act entitled 'An act for the protection of bridges in this state," passed February twenty-seventh, one thousand eight hundred and thirty-three—267, 268, 341, 412.
- entitled "An act to amend an act entitled 'An act to provide for drainage and sewerage in cities of this state," approved April seventh, one thousand eight hundred and ninety"—243, 244, 257, 302.
- entitled "An act to authorize any township of this state to celebrate the centennial anniversary of its existence, and empowering the township committee of such township to provide the necessary funds therefor"—308, 309, 383.
- entitled "An act authorizing township committees in this state to provide by ordinance for the appointment of a building inspector, and to define his duties and powers"—528, 530, 561, 715.
- entitled "An act authorizing the issuance of tax arrearage bonds in townships"—390, 391, 458, 582.
- entitled "A supplement to an act entitled 'An act to promote the propagation and growth of seed oysters, and to protect the natural oyster beds of this state,' approved April fourth, one thousand eight hundred and ninety-three"—250, 308, 336.
- entitled "An act concerning the sale of lands and real estate in fee where the same have been purchased by the mayor and council of boroughs incorporated under the act entitled 'An act for the formation of borough governments,' approved April fifth, one thousand eight hundred and seventy-eight, for taxes or assessments"—518, 675, 715.

384	An act entitled "A further supplement to the act entitled 'An act to provide for the purchase of sites for and the erection and equipment of armories in cities of the first and second class, and making appropriations therefor, and to provide for the taking of real estate for such sites by commission in case the same cannot be purchased by agreement,' approved March twenty-third, one thousand eight hundred and eighty-eight"—267, 271, 285, 291.
388	entitled "An act relating to a state reformatory"—708, 709, 713.
389	entitled "An act to establish a state board of animal industry, with power to investigate, prevent the spread of, and eradicate bovine tuberculosis in this state"—
<b>39</b> 0	entitled "An act concerning the condemnation of lands"—374, 375, 465, 545, 563, 641.
<b>3</b> 91	entitled "An act to promote the efficiency of the police departments in cities of the first class"—708, 709, 711.
393	entitled 'An act to protect the planting and cultivating of oysters in the tide-waters of this state"—708, 709, 712, 730.
391	entitled "An act to make the expense of procuring bonds a charge upon the estate in the hands of a receiver, assignee, guardian, committee, trustee, executor or administrator"—277, 303, 382.
396	entitled 'Au act concerning naturalization and regulating the procedure in cases of naturalization in courts of this state, and establishing uniform fees of clerks and judges in naturalization cases"—527, 528, 545, 623, 629, 755, 788.
<b>40</b> 0	entitled "A supplement to an act entitled 'An act to provide for boards of education in the cities of this state,' approved April first, one thousand eight hundred and eighty-five"—575, 576.
403	entitled "An act to provide for sewerage or drainage, or both, in townships"—360, 362, 375, 410, 418, 473, 501, 503, 541.
404	entitled "A supplement to an act entitled 'An act concerning executors and the administration of intestates' estates' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—423, 424, 624.
406	entitled "A further supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixtynine, and the various amendments thereto"—360, 361, 395, 627.
408	entitled "An act in relation to the manner of paying teachers in the public schools of certain cities of this state, and giving the commissioners of public instruction, or other body having the charge or control of public schools, power in relation thereto"—390, 392, 547, 571, 655.
409	entitled "An act for the relief of taxes on the Raymond Roth pioneer home of Jersey City, New Jersey "-360, 361, 365, 416.
412	entitled "An act with relation to the regulation of driving upon the public streets and avenues of townships in this state"—390, 391, 457, 628.
413	entitled "An act concerning township committees"—277, 278, 335, 418, 457.

- An act entitled "A supplement to an act entitled 'An act to authorize the burial of the bodies of any honorably discharged soldier, sailor or marine who shall hereafter die without leaving means sufficient to defray funeral expenses, approved February thirteenth, one thousand eight hundred and eighty-four"—360, 361, 395, 627.
- entitled "An act providing for the pensioning of police officers and policemen in certain cities of this state, and regulating the method by which the same may be accepted and become operative in said cities"—634, 635, 660.
- entitled "Supplement to an act entitled 'An act concerning firemen's relief associations," approved March twenty-fifth, one thousand eight hundred and eighty-five"—360, 361, 365, 624, 677.
- entitled "An act to establish a law department in cities of the first class in this state, to provide for the appointment and duties of the law officers therein, and for their compensation and terms of office"—310, 314, 387, 398, 431, 540, 664, 667, 702.
- entitled "An act providing for the formation and establishment of wards in cities of the first class in this state"—290, 294, 315, 480, 548, 664, 671, 703.
- entitled "A supplement to an act entitled 'An act for the punishment of crimes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—634, 635, 727.
- 423 entitled "An act concerning cities in this state"—390, 392, 398, 626, 678.
- entitled "A further supplement to an act entitled 'An act to provide for the more permanent improvement of the public roads of this state,' approved April fourteenth, one thousand eight hundred and ninety-one"—293, 294, 315, 481.
- entitled "A further supplement to an act entitled 'An act to establish and organize the state reform school for juvenile offenders,' approved April sixth, one thousand eight hundred and sixty-five "—360, 363, 395, 586, 618, 656, 711.
- entitled "A further supplement to an act entitled 'An act to enable incorporated towns to construct water works for the extinguishment of fires and supplying the inhabitants thereof-with pure and wholesome water,' passed March fifth, one thousand eight hundred and eighty-four"—390, 391.
- entitled "An act authorizing the division of townships into street lighting districts, and the erection and maintenance of street lights therein and the election of street light commissioners in said districts"—634, 636, 661, 684, 784, 802.
- entitled "A further supplement to the act entitled 'An act to provide means for protection against fires in townships,' approved March tenth, one thousand eight hundred and seventy-nine"—591, 592, 616, 684.
- entitled "An act to provide for the examination and licensing of plumbers, and the examination and appointment of plumbing inspectors"—527, 528, 706.
- 432 entitled "An act concerning cities"—708, 709, 711, 721.

- An act entitled "A supplement to an act entitled 'An act for the incorporation of safe deposit and trust companies,' approved April twentieth, one thousand eight hundred and eighty-five"—293, 294, 313, 384, 428.
- entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine, and the various amendments thereto"—307, 310, 335.
- entitled "An act to amend an act entitled 'An act providing for the appointment of county collectors in the several counties of this state," approved February twenty-first, one thousand eight hundred and ninety-three "—423, 424, 434, 471.
- entitled "An act to authorize cities of the third class in this state to establish and maintain electric light plants for the public lighting, and permitting such cities to lease any surplus power"—485, 486.
- entitled "A supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved April twenty-seventh, one thousand eight hundred and seventy-four"—486, 497, 538, 588,
- entitled "An act for the preservation and improvement of the state camp-ground at Sea Girt"—467, 478, 585, 596.
- entitled "A further supplement to an act entitled 'An act to regulate elections,' approved April eighteenth, one thousand eight hundred and seventy-six"—390, 392, 401, 481.
- entitled "An act to amend an act entitled A supplement to an act concerning corporations" [Revision], approved April seventh, one thousand eight hundred and seventy-five, which said supplement was approved March eighth, one thousand eight hundred and eighty-seven"—402, 409, 438.
- entitled "An act to authorize cities to construct bridges"—734, 735, 737.
- entitled "A further supplement to an act entitled 'An act to incorporate the chosen freeholders in the respective counties of this state' [Revision], approved April sixteenth, one thousand eight hundred and forty-six"—463, 661.
- entitled "A supplement to an act entitled 'An act concerning the action of ejectment,' approved March twenty second, one thousand eight hundred seventy-four"—59, 593, 729.
- entitled "A supplement to an act entitled 'An act concerning marriages, births and deaths' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—390, 392, 425, 560, 598, 678, 689.
- entitled "A further supplement to an act entitled 'An act to establish and regulate pilots for the ports of Jersey City, Newark and Perth Amboy, by way of Sandy Hook," approved April seventeenth, one thousand eight hundred and forty-six"—423, 424, 425, 480, 579, 613.
- entitled "An act requiring, in counties wherein penitentiaries are located, the confinement of persons sentenced to over six and not exceeding eighteen months, in penitentiaries instead of state prison"—527, 529, 545, 629.



- entitled "An act in relation to boards of assemment and revision of taxes in cities in this state"—527, 529, 546, 559, 561, 660, 784.
- entitled "An act to re-organize boards of health in cities of the first class of this state"—527, 529, 546, 561.
- entitled "An act in relation to boards of excise commissioners in certain cities of this state"—544, 546, 559, 567, 717, 789, 793.
- entitled "A supplement to an act entitled 'An act to create from the township of South Amboy, in the county of Middlesex, a new township, to be called the township of Madison, approved March second, one thousand eight hundred and sixty-nine'"—423, 425, 522, 606, 684.
- entitled "A supplement to an act entitled 'An act to limit the age and employment hours of labor of children, minors and women, and to appoint an inspector for the enforcement of the same,' approved March fifth, one thousand eight hundred and eighty-three"—527, 529, 808.
- entitled "An act authorizing the lighting of public streets and places in the cities, towns, townships, boroughs and villages of the state, and to erect and maintain the proper appliances"—695, 696, 710, 723.
- entitled "Supplement to an act entitled 'An act for the formation and government of boroughs,' approved April second, one thousand eight hundred and ninety-one"—634, 636, 710.
- entitled "Supplement to an act entitled 'An act for the organization of the national guard of the state of New Jersey,' approved March ninth, one thousand eight hundred and sixty-nine"—485, 486, 490, 584.
- 490 entitled "An act to amend an act entitled 'An act to provide for the regulation and incorporation of insurance companies,' approved April ninth, one thousand eight hundred and seventy-five"—734, 735, 738.
- 492 entitled "An act concerning corporations and benevolent associations"—611, 612, 616, 761.
- entitled 'An act relative to the construction, repair end management of buildings used in connection with the police department in cities of the first class"—575, 576, 661, 722, 756.
- entitled "An act relative to the construction, repair and management of buildings used in connection with the school department in cities of the first class"—575, 576, 597, 718.
- entitled 'An act with relation to boards of health in townships containing a population of twelve thousand or more and which are divided into wards "-635, 636, 675, 747, 756.
- entitled "A supplement to an act entitled 'An act to provide for the establishment of a commission of public instruction in cities of the second class in this state whose population now exceeds, or may hereafter exceed, fifty thousand,' passed March tenth, one thousand eight hundred and ninety-two"—527, 528, 581.

- 504 An act entitled "An act to amend an act entitled 'An act for the formation of borough commissions,' approved March seventh, one thousand eight hundred and eighty-two"—634, 636, 689.
- entitled "An act to repeal section one of an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four, approved April, twenty-fourth one thousand eight hundred and ninety-four"—520, 546, 599.
- entitled "A supplement to an act entitled 'An act concerning official newspapers in cities of this state,'" passed March thirteenth, one thousand eight hundred and eighty-four—694, 808.
- entitled "A supplement to an act entitled 'An act concerning the settlement and collection of arrearages of unpaid taxes, assessments and water rates on water rents in cities of this state, and imposing and levying a tax assessment and lien in lieu and instead of such arrearages and to enforce the payment thereof, and to provide for the sale of lands subjected to future taxation and assessment," passed March thirtieth, one thousand eight hundred and eighty-six—575, 576, 586
- entitled "A supplement to 'An act incorporating the inhabitants of townships, designating their powers and regulating their meetings," approved April fourteenth, one thousand eight hundred and forty-six—527, 530, 561, 724.
- to amend an act entitled "An act to provide for drainage and sewerage in civies of this state," approved April seventh, one thousand eight hundred and ninety—591, 592, 612.
- entitled "An act to amend an act entitled 'A supplement to an act entitled "An act relative to guardians and minors" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four," which supplement was approved April twenty-eighth, one thousand eight hundred and eighty-six"—591, 593, 607, 728.
- entitled "An act to allow receivers, assignees, guardians, commitmittees, trustees, executors and administrators to include in the lawful expense of executing their trusts such reasonable sum paid a company authorized under the laws of this state so to do for becoming their surety as may be by the court allowed, not exceeding one per centum per annum on the amount of such bonds"—508, 512, 519.
- 521 entitled "An act concerning corporations"—575, 576, 602, 626.
- 522 entitled "A supplement to an act entitled 'An act to authorize the construction, curbing and paving of sidewalks and crosswalks in townships,' approved May ninth, one thousand eight hunered and eighty-four "—591, 592, 616, 751.
- 523 entitled "An act in relation to savings banks"—527, 529, 545, 583.
- entitled "A supplement to an act entitled 'An act regulating the proceedings in criminal cases,' approved March twenty-seventh, one thousand eight hundred and seventy-four"—695, 696.
- entitled "An act to enable cities of the second class to issue bonds for street and sewer improvements, and to provide for the apportionment and payment thereof"—634, 636, 656, 716.

- 527 An act entitled 'A supplement to an act entitled 'An act constituting courts for the trial of small causes' [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four"—672, 673, 678, 727.
- 529 entitled "An act concerning weights and measures"—6°4, 635, 663, 719, 784, 795.
- entitled "An act to prescribe the mode of filling vacancies in municipal offices in cities of this state when such vacancies have heretofore occurred or shall hereafter occur by reason of the failure of municipal officers to take and subscribe the oath of office within the time prescribed"—541,546,569.
- entitled "A supplement to an act entitled 'An act to set off borough commissions from the townships in which they are located, and providing for their government,' approved May second, one thousand eight hundred and ninety-four"—634, 636, 661, 681.
- entitled "An act to amend an act entitled 'An act respecting licenses in cities, townships, incorporated towns, incorporated boroughs, or police, sanitary and improvement commissions and incorporated camp-meeting associations and seaside resorts," approved March thirteenth, one thousand eight hundred and ninety "—592, 593, 607, 688.
- entitled "A supplement to an act to provide for the incorporation of associations for the promotion of art and for the erection of museums and monuments," approved March twenty-third, one thousand eight hundred and eighty-three—634, 635, 661, 757.
- 540 entitled "An act concerning cities"—634, 636, 661.
- entitled "A further supplement to an act entitled 'An act concerning cities of the first class in this state and constituting municipal boards of street and water commissioners therein, and defining the powers and duties of such municipal boards, and relating to the municipal affairs and departments of such cities placed under the control and management of such boards, and providing for the maintenance of the same,' approved March twenty-eighth, one thousand eight hundred and ninety-one"—551, 552, 568, 667, 783, 791.
- entitled "An act for the grading, curbing, flagging and paving of streets in cities of the third class"—575, 576, 598, 600.
- entitled "An act relating to fire insurance"—695, 697, 706, 726.
- entitled "Supplement to an act entitled 'An act relating to social clubs,' approved March twentieth, one thousand eight hundred and ninety-one"—642, 631, 685.
- entitled "An act to amend an act entitled 'A supplement to an act entitled "An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four,' which supplement was approved March fifteenth, one thousand eight hundred and ninety-three—592, 593, 604, 625.
- entitled "An act relating to the salaries of the officers of the senate and general assembly of the state of New Jersey for the session of the legislature for the year one thousand eight hundred and ninety-four"—575, 576, 609, 619.

and townships"-634, 636, 661, 762.

519

An act entitled "An act relating to assessment of taxes in cities, towns

entitled "A further supplement to an act entitled 'An act to estab-550 lish and organize the state reform school for juvenile offenders, approved April sixth, one thousand eight hundred and sixty-five" **-634, 636, 64**9. entitled "An act to annex to the city of Trenton, in the county of 553 Mercer, certain parts of the township of Ewing, in said county "-598, 599, **602**, **60**5. entitled "An act to annex a portion of Sayreville township to the borough of South Amboy"—592, 593, 607, 726. 555 entitled 'An act in regard to honorably-discharged soldiers"-557 **635**, **636**, **649**, **735**. entitled "An act to prohibit the reception, transmission and de-560 livery by any telegraph company or other corporation, or by any officer, agent, employe or servant of such company, or by any individual, of any telegram, message or dispatch, intended to facilitate or in any way aid the carrying on the form of lottery known as policy or any other lottery or the green-goods business" -739.entitled 'An act compelling prosecutors of the pleas to notify defendants or their bail of trial "-734, 735, 738. 563 566 entitled "An act relating to police justices in cities of the first class, and defining their jurisdiction, duties and powers"-651. **6**56, 716. entitled "A supplement to an act entitled 'An act in relation to 567 days of recreation and holidays, and fixing the days and parts of days so to be set apart and observed, and regulating the maturity of commercial paper with respect thereto,' approved March ninth, one thousand eight hundred and ninety-one"-695, 696, 707, 721, 752 to amend an act entitled "A supplement to an act entitled 'An act 549 to authorize the issue of bonds to provide moneys for the erection of county lunatic asylum buildings in counties of this state,' approved June tenth, one thousand eight hundred and ninety," which supplement was approved May first, one thousand eight hundred and ninety-four—695, 696, 707, 750, entitled "A further supplement to an act entitled 'An act relative 571 to sales of land under a public statute or by virtue of any judicial proceeding." [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four-734, 735, 738. to provide for the changing of boundary lines to boroughs incor-572 porated under an act entitled "An act for the formation and government of boronghe," approved March twelfth, one thousand eight hundred and ninety—652, 653, 674, 682. entitled "A supplement to an act entitled 'An act to provide for the enlargement of the New Jersey state prison and to construct a 57 5 hospital," approved April fourteenth, one thousand eight hundred and ninety-235. 576 entitled "A further supplement to an act entitled 'An act to amend "An act concerning corporations," approved April seventh, one thousand eight hundred and seventy five," which amendatory act was approved March twentieth, one thousand eight hundred and ninety-one-695, 697, 706, 720.

- An act to defray the incidental expenses of the legislature of New Jersey for the session of one thousand eight hundred and ninety-four—744, 787, 807.
- entitled "A supplement to an act entitled 'An act relative to corporations,' approved May fifteenth, one thousand eight hundred and ninety-four"—720, 722.
- entitled "A further supplement to an act entitled 'An act to establish a system of public instruction' [Revision], approved March twenty-seventb, one thousand eight hundred and seventy-four" --746, 760, 762.
- entitled "An act to provide for the purchase of water-works and water-supply plants and the operation of the same, and to provide the money necessary for the purchase thereof in townships of this state"—778, 779, 782.
- entitled "An act to regulate the custody of jails and prisoners therein in counties of the first class in this state, and to repeal an act entitled "An act to repeal an act entitled "An act to transfer the charge and keeping of the jails and custody of prisoners in the counties of Essex and Hudson from the sherifs to the boards of chosen freeholders, and for the employment of the prisoners, and to regulate their term of service therein," approved February twenty-seventh, one thousand eight hundred and fifty-seven, and the supplement thereto, passed May sixteenth, one thousand eight hundred and ninety-four"—778, 779, 781, 785, 788.

# Assembly Joint Resolutions.

Joint resolution relative to the Trenton battle monument-307, 315, 336.

relating to the passage of a law by congress making the city of Bayonne a port of entry—525, 527, 558, 722.

providing for the appointment of three commissioners to examine into the difficulties existing among the ovstermen of Maurice river cove and Delaware bay—391, 392, 400, 473.

providing for certain expenses incurred, or to be incurred, in the contested election case between Jacob C. Lippincott and William J. Thompson—559, 609, 716, 784, 803.

authorizing the state superintendent of public instruction to propose an equitable division of the fund coming to the state annually from the national government, and report the same to the secretary of the interior at Washington, District of Columbia—758, 763, 765

(977)

## Resolutions.

Resolved—By Mr. Stokes.—That a committee of three be appointed to wait upon His Excellency the Governor and inform him that the Senate has organized and elected the Hon. Maurice a Rogers, of the county of Camden, President, and Wilbur A. Mott, of the county of Essex, Secretary, and is now ready to proceed to business, and also to receive any communications he may make—31.

By Mr. Stokes.—That the Secretary of the Senate be directed to inform the House of Assembly that the Senate has organized and elected Maurice A. Rogere, of the county of Camden, President, and Wilbur A. Mott, of the county of Essex, Secretary, and has proceeded to business—31.

By Mr. Stokes.—That the Secretary of the Senate be authorized to appoint a Calendar Clerk; that the Engrossing Clerk be authorized to appoint an Assistant Engrossing Clerk, and the President of the Senate a Secretary for his own convenience and attendance upon him—33.

By Mr. Stokes.—That the rules of the last session be adopted for the government of the present session of the Senate, unless otherwise ordered, and that two hundred copies of the rules, together with the Constitution of the State, and the Standing Committees of both Houses, with their Joint Committees, and names and residences of members and officers, be printed for the use of the Senate—34.

By Mr. Stokes.—That four hundred copies of each bill, joint and current resolutions be printed as reported—34.

By Mr. Stokes.—That a committee be appointed to invite the clergy to open the daily sessions with prayer—34.

By Mr. Stokes.—That, unless otherwise ordered, the daily sessions of the Senate shall begin at ten o'clock in the forenoon, and at two o'clock in the afternoon—34.

By Mr. Stokes.—That all bills and joint or concurrent resolutions introduced previous to the appointment of committees be printed before reference—34.

By Mr. Stokes.—That a committee of three be appointed by the President to procure bill files for the use of the Senators and the officers of the Senate—34.

By Mr. Stokes.—That the Sergeant-at-Arms of the Senate be and he is hereby authorized to appoint six Pages—34.

By Mr. Ketcham.—That the Sergeant-at-Arms of the Senate be instructed to demand from the proper authorities the keys of the Senate—34.

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Resolved—By Mr. Ketcham.—Whereas, in violation of law, and of the violation of the rights of the sovereign people of this State, the Senate Chamber has been barred against the legally-elected representatives of the commonwealth; therefore, Resolved, That the Sergeant-at-Arms of the Senate and his various assistants be instructed to keep the floors of this chamber free from all persons excepting members and officers of the Senate and members and officers of the House and State officials—39.

By Mr. Stokes.—That the Secretary of the Senate be and is hereby directed to furnish each member, clerical officer and reporter one copy of "Members' Pocket Calendar, Legislature 1894," the same not to exceed in cost one dollar per copy—101.

By Mr. Stokes.—That this Senate accept the invitation of the Assembly of the State of New York to visit that body on the twenty-ninth instant, and that a committee of three Senators be appoint:d, of whom the President shall be one, to co-operate with a like committee of the House of Assembly, in making the necessary arrangements, and that the Secretary do forward a copy of this resolution, together with the names of the Committee of Arrangements so appointed, to the Clerk of the said New York Assembly—101.

By Mr. Ketcham.—That the decision of the Supreme Court in the matter of Senatorial controversy be printed in the Journal of this Senate—103.

By Mr. Ketcham.—That the Committee on Judiciary be instructed to collate the testimony, briefs, opinion of Attorney-General and decision of Supreme Court in the Senatorial controversy, and to have the same printed in book form; Resolved, That twelve hundred copies be made, of which number twenty-five shall be furnished to each Senator and six to each Assemblyman, and the balance held for future appropriation—103.

By Mr. Bradley.—That seven hundred copies of Senate Bill No. 42 be printed—118.

By Mr. Stokes —That being informed of the sudden death of the Honorable George A. Halsey, who departed this life on Sunday, the first, at his home in the city of Newark, this Senate directs the following minute to be entered at length upon the Journal, and a copy suitably engrossed be sent to the family of the deceased: The Honorable George A. Halsey, a distinguished citizen of this State, a man who, both in private and public life, has been for a long time closely identified with all its interests and prominent in its counsels, died at his home in the city of Newark, on Sunday, the first day of April, 1894. He was born in the village of Springfield, county of Essex, on December 7th, 1829. For more than two hundred and fifty years his family has been noted for its devotion to the principles of American liberty and for active service in every patriotic cause. In his own career as a business man, in which he achieved great success; as a member of the State and national Legislatures; as a public servant in other high and responsible positions; as a private citizen devoting the large part of a busy life to the aid of others less fortunate; as a philanthropist to whom no good cause appealed in vain, he typified in a very marked degree the highest qualities of American citizenship. His death is a loss to the State, which he loved and served so well-156.

By Mr. Hoffman.—That the first and last leaf of Senate Bill No. 46, entitled 'An act relating to and regulating the government of cities" be reprinted—162.

Resolved—By Mr. Voorhees.—Whereas, The late State Geologist, Dr. George H. Cook, performed a work of great magnitude, which is of perpetual value to the State of New Jersey, which demands some permanent recognition by his fellow citizens; and whereas, the State Board of Agriculture, the State Horticulture Society and the State Grange of New Jersey request the Legislature of the State of New Jersey to consider the advisability and propriety of placing a memorial of Dr. George H. Cook in the State House; therefore, Resolved (the House of Assembly concurring), There is hereby set apart from any money not otherwise appropriated from the State Treasury the sum of \$500, or so much thereof as may be necessary to procure a suitable portrait of George H. Cook as stated, and that the President of the Senate and the Speaker of the House of Assembly are hereby constituted a committee to carry out this resolution—165.

By Mr. Voorhees.—That the House of Assembly be requested to return to the Senate, House Bill No. 124, for further consideration—216.

By Mr. Voorhees.—That the House of Assembly be requested to return to the Senate, House Bill No. 136, for further consideration—245.

By Mr. Skirm —That a joint committee of six, consisting of three members of the Senate and three members of the House, be appointed to wait upon His Excellency the Governor, to ascertain why he has not appointed the three commissioners authorized to be appointed to enlarge the State Prison, under the act approved April fourteenth, one thousand eight hundred and ninety—261.

By Mr. Voorhees.—That House Bill No. 126 be returned to the Senate for further consideration—278.

By Mr. Voorhees.—Resolved (the House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration Senate Bill No. 30, entitled "A supplement to an act entitled 'An act to authorize common councils, boards of aldermen and other governing bodies in cities of the second class to change the date of their charter elections, to define the beginnings of the terms of officials thereinafter elected, and extend the time of certain officials, so that the same will begin and end with the fiscal year in said cities," approved March eighth, one thousand eight hundred and ninety-two—278.

By Mr. Voorhees.—(The House of Assembly concurring), That the Governor be requested to return to the Senate Senate Bill No. 2 for further consideration—296.

By Mr. Ketcham.—That the House of Assembly be requested to return to the Senate, for amendment, Senate Bill No. 104—418.

By Mr. Voorhees.—(The House of Asembly concurring), That the Governor be requested to return to the Senate, for further consideration, Senate Bills Nos. 86 and 87—448.

By Mr. Staates.—In view of the petition presented to the Senate by the citizens of the borough of Phillipeburg and the county of Warren, in the State of New Jersey, be it Resolved (The House concurring), That to establish the truth of the matter contained in the petition of the said citizens of the borough of Phillipeburg, a committee of six be appointed, three from the Senate and three from the House, with the authority to send for persons and papers, and to examine the bridge mentioned in said petition and to make a report in the premises—466.

Resolved-By Mr. Voorhees.—(The House of Assembly concurring), That the Governor return to the Senate, for correction in date, Senate Bill No. 145—469.

By Mr. Voorhees.—(The House of Assembly concurring), That the Governor be requested to return to the Senate, for further consideration, Senate Bill No. 29—469.

By Mr. Hoffman.—That the House of Assembly be requested to return to the Senate, for further consideration, Senate Bill No. 121—488.

By Mr. Voorhees.—(The House of Assembly concurring), That the Governor be requested to return to the Senate for further consideration, Senate Bill No. 145—536.

By Mr. Voorhees.—That Senate Bill No. 29 be returned to the Governor for his approval—669.

By Mr. Stokes.—Whereas, The purpose and object of this celebration is deserving the approbation of all Christian people; and whereas, it is becoming that the legislature, by a concurrent resolution, should express its desire that such purpose be carried out; therefore, 1. Be it resolved, by the Senate (the House of Assembly concurring), That the object mentioned therein meets our hearty approval and has our best wishes for success. 2. And be it resolved, That the Governor is hereby requested to appoint three persons (citizens of New Jersey) to attend such celebration and by his authority to represent our state and participate in its proceedings. 3. And be it resolved, That a copy of these resolutions be sent to the President of the United States, each of the governors of the several states and territories, to his honor the mayor of the city of Philadelphia, and to the president of the Carpenter's Company of the city of Philadelphia, in the state of Pennsylvania—763.

By Mr. Stokes.—Whereas, the mouth of the Maurice river is difficult of entrance at night and even during the day at storm-tide, owing to insufficient lights and ranges; and whereas, the interests of the twenty thousand residents, of the owners of five hundred oysterboats, of two thousand men employed thereon, of \$2,000,000 worth of invested capital, of an annual oyster product of \$700,000, as well as of a vast amount of other commerce, are involved in this question; and whereas, a light on Big Oyster Bed was petitioned for in 1887, and has been again petitioned for in 1894; and whereas, said light was recommended to congress by the Light House Board in 1888, and authorized by an act of congress, approved February fifteenth, one thousand eight hundred and ninety-three; be it Resolved (the House of Assembly concurring). That the Secretary of the Treasury of the United States, the Hop. John R. McPherson and Hon. James Smith, Jr., and our representatives in congess, be respectfully requested to use their influence toward securing and appropriation of \$30,000 for the purposes named and for the establishing of range lights already applied for and necessary to complete the system; and be it Resolved, That a copy of this resolution be forwarded by the Secretary of the Senate to each of the parties named herein. **--787.** 

By Mr. Stokes.—That the chairmen of all committees be and they are hereby directed to turn over to the secretary all bills now in committee and that all such bills, together with all the bills on the president's calendar, excepting bills returned from the governor without his approval, be filed by the secretary with the state librarian as "dead bills"—808.

Resolved—By Mr. Stokes.—That the Secretary of the Senate be authorized to prepare indices of the Senate and minutes of the Executive Sessions in the same general manner as the indices of the session of 1893, and that he be paid the same compensation as is allowed by law for preparing the indices of the House of Assembly minutes—809.

By Mr. Stokes.—That the Sergeant-at-Arms be instructed to collect the bill files and preserve the same for use in the next session of the Senate—809.

By Mr. Stokes.—That a committee of three be appointed to wait upon the Governor and inform him that the Senate had completed its labor, and is about to adjourn sine die, and inquire if the Executive has any further communication to make to this body—818.

By Mr. Stokes.—That the hour of adjournment having arrived, the Secretary inform the House of Assembly that the Senate is now ready to adjourn sine die, and awaits the presence of the House of Assembly—818.

## Communications, Petitions and Memorials.

By Mr. Ketcham.—Petition from Montclair in reference to educational matters—53.

By Mr. Ketcham.—Petition from Orange-53.

By the President.—Communication from Albert H. Horton, Chief Justice of Kansas—64.

By Mr. Smith.—From Ocean county, asking for the passage of Assembly Bill 117—88.

By Mr. Winton.—From County of Bergen, relative to fish in Hackensack river—103.

By Mr. Adrain.—From Austin Scott, President, relative to Rutgers College —103.

From Joint Committee of Treasurer's Accounts, reference to Hon. George R. Gray, late State Treasurer—138.

Communication from Hon. William Heppenheimer, State Comptroller-153.

By Mr. Bradley.—Petition from Middletown, relative to oyster legislation—186.

By Mr. Bradley.—From citizens of Monmonth county, relative to pound fishing—206.

By Mr. Winton.—From Englewood township, relative to preservation of fish in Hackensack river—206.

By Mr. Skirm.—From members of Newark M. E. Conference, relative to Senate Bill No. 91—206.

By Mr. Ketcham.—A memorial from the Grand Jury of Essex county, relative to exorbitant rates of interest—240.

From Hon. George T. Werts.—Relative to commissioners to provide for the enlargement of the state prison—287.

By Mr. Ketcham.—Memorial from the Newark M. E. Conference—338.

By Mr. Daly.—Resolutions from the Essex county labor conference—364.

By Mr. Bradley.—From citizens of Monmouth County relative to the creation of a new connty—442.

By Mr. Ketcham.—From Kearny Township relative to the annexation of said township to the county of Essex—442.

By Mr. Staates.—From Phillipsburg, relative to bridge over the river Delawarc—455.

(985)

From Hon. George T. Werts.—Veto of Senate Bill No. 151-482.

### 986 COMMUNICATIONS, PETITIONS, MEMORIALS.

From the Governor.—Veto of Senate Bill No. 143-483.

From the Governor.—Veto of Senate Bill No. 127-495.

From John T. Burton.—Relative to flag on the State House—497.

By Mr. Ketcham.—From the Essex County Democracy--522.

By Mr. Bradley.--From the Society of Friends, relative to the abolition of the death penalty-522.

From the Governor.—Veto of Senate Bill No. 152-643.

From the Governor.—Veto of Senste Bill No. 223-644.

From the Governor.—Veto of Senate Bill No. 92--646.

From the Governor.—Vete of Senate Bill 225-767.

By Mr. Thompson.—Presented a report relative to the Delaware bridge—697.

From the Governor.—Veto of Senate Bill 234-767.

From the Governor.—Veto of Senate Bill 269-768.

From the Governor.—Veto of Senate Bill 133--769.

From the Governor.—Veto of Senate Bill 211—770.

From the Governor.—Veto of Senate Bill 240-772.

From the Governor—Relative to the Commission to report amendments of the system of jurisprudence—813.

From the Governor.—Veto of Senate Bill 230-316.

From the Governor.—Veto of Senate Bill 177—817.

## Committees.

Committee (Senate) on Judiciary-41. Revision of Laws-41. Finance-41. Corporations—40. Municipal Corporations-41. Railroads and Canals-41. Banks and Insurance-40. Education-40. Militia-41. Game and Fisheries-41. Riparian Rights-41. Agriculture-40. Miscellaneous Business-41. Elections-41. Claims and Pensions-40. Unfinished Business—42. Engrossed Bills-41. Labor and Industries-41. Boroughs and Borough Commissions-40. (Joint) on Treasurer's Accounts-44. State Prison-44. State Library-44. Public Grounds and Buildings-44. Printing--44. Passed Bills—43. Commerce and Navigation-43. Federal Relations-43. Soldiers' Home-44. Reform School for Boys-44. Sinking Fund--44. Industrial School for Girls--43. New Jersey School for Deaf-Mutes-44.

State Hospitals-44.

## General Index.

#### A,

Agricultural experiment station—supplement to act to provide for received from Assembly, 79.
referred, 81.
reported, 82
read a second time, 83.
returned to Assembly, 97.
received from Assembly, 225.
referred, 226.
reported, 230
read second time, 239.
Passed, 429.
recalled by Assembly, 445.
returned to Assembly, 445.

Aldermen—relating to boards of received from Assembly, 194. referred, 203. reported, 228. read second time, 235. passed, 315.

Attorneys and counselors—to provide for the admission of certain persons as received from Assembly, 266.
referred, 260.
reported, 280.
read second time, 285.
passed, 293.

Association of clubs for social purposes—to incorporate received from Assembly, 266. referred, 270. reported, 307. read second time, 314. passed, 482.

Animals—concerning diseases among received from Assembly, 276. referred, 277. reported, 290. read second time, 337. recommitted, 343. reported, 460. recommitted, 500. reported, 610. read second time and amended, 682. passed, 725.

Assembly districts—to re-apportion introduced, 297. reported, 322,

(989)

.11

read second time, 346. passed, 449. concurred in by Assembly, 531. delivered to Governor, 533.

Assembly districts—to re-apportion introduced, 297. reported, 322. read second time, 326. passed, 448. concurred in by Assembly, 531. delivered to Governor, 533.

Assembly districts—to re-apportion introduced, 297. reported, 322. read second time, 326. passed, 448. concurred in by assembly, 531. delivered to Governor, 533.

Assembly districts—to re-apportion introduced, 297. reported—322. read second time, 326. passed, 449. concurred in by Assembly, 531. delivered to Governor, 533.

Associations for the promotion of art—for the incorporation of received from Assembly, 634. referred, 635. reported, 661. read second time, 757. passed, 757.

Adjournment—resolution concerning received from Assembly, 327.

Animals—for the prevention of cruelty to received from Assembly, 360. referred, 362. reported, 366. read second time, 414. passed, 414.

Agricultural college—to increase the free scholarships at introduced, 430. reported, 597. read second time, 616. passed, 736. concurred in by Assembly, 740. delivered to Governor, 740. vetoed, 770.

Assembly districts—to re-apportion introduced, 524.
reported, 562.
read second time, 572.
passed, 621.
concurred in by Assembly, 732.
delivered to Governor, 733.
vetoed, 772.

Atlantic City—change the boundary line of introduced, 631.

B.

Bradley, James A., certificate of election of, 19. oath of office of, 20.

Bookmaking—act abolishing received from Assembly, 47. reported, 49. passed, 50. X

Borough commissions—act repealing act to provide for received from Assembly, 66. referred, 69. reported, 340. read second time, 625.

Barnegat Bay—to repeal an act to regulate fishing in received from Assembly, 79. referred, 81. reported, 83. recommitted, 84. reported, 86. read a second time, 86. passed, 90.

Birds, animals and fish—supplement to an act for the protection of received from Assembly, 93. referred, 95. reported and amended, 165. passed, 179.

Boroughs and borough commissiosn—to provide for the payment of sewers received from Assembly, 104.
referred, 104.
reported, 120.
read a second time, 131.
passed, 131.

Borough governments—supplement to an act for the formation of introduced, 108. reported, 189. read second time, 194. amended, 218. passed, 232. concurred in by Assembly, 372. delivered to Governor, 366.

Boroughs—an act concerning introduced, 120.

Birds, animals and fish—supplement to an act for protection of received from Assembly, 121. referred, 126. reported and amended, 339. read second time, 454. passed, 751.

```
Barnegat bay-fishing in, supplement to an act to regulate
                 received from Assembly, 121.
                 referred, 126.
                 reported and amended, 348.
                 read second time, 422.
                 passed, 422.
Birds, animals and fish—supplement to an act for the protection of
                 received from Assembly, 122.
                 referred, 126.
                 reported and amended, 180.
                 read second time, 180.
                 re-committed, 180.
                 reported, 387.
                 amended, 496.
                 read second time, 584.
                 passed, 761.
Borough governments—for the formation of
                 received from Assembly, 267.
                 referred, 268. reported, 335.
                 read second time, 473.
                 passed, 559.
Bridges—for the protection of
                 received from Assembly, 267.
                 referred, 268
                 reported, 341.
                 read second time, 412.
                 passed, 412.
Boroughs-providing for the changing of names of streets in
                 received from Assembly, 266.
                 referred, 268.
                 reported, 325.
                 read second time, 409.
                 passed, 432.
                                                                     V
Bonds—an act concerning
                 received from Assembly, 277.
                 referred, 277.
                 reported, 303.
                 read second time, 332.
                 passed, 382.
Boroughs-relating to
                 introduced, 304.
                 reported, 337.
                 read second time, 348.
                 passed, 439.
                 substitute passed by Assembly, 747.
                 referred, 747.
                 reported, 748.
                 read second time, 755.
                 passed, 755
                 Delivered to Governor, 809.
```

Boroughs—for the changing of boundary lines of received from Assembly, 652. referred, 653.

Vetoed, 817.

reported, 674. read second time, 682. passed, 682.

Boroughs—for the formation of introduced, 523. reported, 561. read second time, 562. passed, 586. concurred in by Assembly, 676. delivered to Governor, 677.

Bonds—relative to introduced, 523. reported, 545. read second time, 558. passed, 581. concurred in by Assembly, 594. delivered to Governor, 596.

Bayonne—relating to
received from Assembly, 525.
referred, 527.
amended, 558.
read second time, 722.
passed, 722.

Boroughs—relating to sidewalks in received from Assembly, 536. referred, 529. reported, 616. read second time, 624. passed, 677.

Boroughs—for the changing of boundary lines of introduced, 631. withdrawn, 686.

Boroughs—for the formation of received from Assembly, 634. referred, 636. reported, 710.

Borough Commissions—for the formation of received from Assembly, 634. referred, 636. read second time, 689. passed, 689.

Borough Commissions—To set off from townships received from Assembly, 634. referred, 636. reported, 661. read second time, 681. passed, 681.

Borough commissions—to set off from township received from Assembly, 402. referred, 402. reported, 409. read second time, 413. passed, 413.

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Boroughs—for the formation of introduced, 437. reported, 444. read second time, 461. passed, 609. concurred in by Assembly, 698. delivered to Governor, 693.

Boroughs—relating to enforcement of ordinances in introduced, 440.
reported, 444.
read second time, 461.
passed, 588.
concurred in by Assembly, 693.
delivered to Governor, 694.

Bonds—in relation to received from Assembly, 508. referred, 508. reported, 512. read second time, 519. passed, 519.

By-roads—concerning introduced, 324. reported, 340. read second time, 460. passed, 653.

Boroughs—for the formation of received from Assembly, 266. referred, 268. reported, 335. read second time, 602. passed, 602.

Boroughs of the second class—concerning licenses in introduced, 345.
reported, 369.
read second time, 405.

Bog and Fly meadows—to authorize the ditching of received from Assemby, 358. referred, 361. reported, 365. read second time, 415. passed, 433.

Borough governments—for the formation of received from Assembly, 390. referred, 391. reported, 675. read second time, 689. passed, 689.

Borough governments—supplement to act for formation of introduced, 207.
reported, 257.
read second time, 259.
passed, 353
Assembly requested to return, 488.
returned by Assembly, 539.
recommited, 581.

Brick—to set off a portion of the township of introduced, 249. withdrawn, 400.

Bond of trustees, etc.—regulating the procedure upon introduced, 258. reported, 323. read a second time, 347. passed, 406. concurred in by Assembly, 531. delivered to Governor, 532.

Boroughs—for the formation and government of received from Assembly, 264. referred, 267. reported, 340. read second time, 420. passed, 426.

Bridge—granting consent to the construction of a, over the Delaware received from Assembly, 265. referred, 269.

Boroughs—to provide for sidewalks in received from Assembly, 266. referred, 268. reported, 335. read second time, 416. passed, 416.

Bridges—authorising construction of certain resceived from Assembly, 158. referred, 158. read second time, 245. amended, 263. passed, 314. Governor requested to return, 613. ordered returned to Governor, 748.

Boroughs--concerning granting of licenses in introduced, 159.
reported, 246.
read second time and amended, 251.
amendment reconsidered, 251.
amended, 519.

Boroughs—respecting licenses in introduced, 187. reported, 290. read second time, 299. amended, 303. passed, 330. amended in Assembly, 404. concurred in by Assembly, 404. univered to Governor, 443

Building and loan associations—in reference to tax on introduced, 188. reported, 262. read second time, 299. withdrawn, 363 Boroughs—supplement to the act for the formation of introduced, 188.
reported, 347.
read second time, 375.
passed, 475.

Boroughs--supplement to an act concerning received from Assembly, 194. referred, 202. reported, 334. read second time, 440. passed, 440.

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Committees of Senate—appointment of, 40.

Committees-Joint, appointment of, 43.

Commissioners of Electric Subways—act abolishing received from Assembly. 47. reported, 53. read second time, 55. passed, 56.

Crimes—act repealing act for the punishment of received from Assembly, 48. reported, 54. read second time, 55. passed, 59.

Criminal cases—supplement to proceedings in received from Assembly, 62. referred. 63.

Cities of second class—Police department in, act repealing act providing for received from Assembly, 62.
referred, 64.
reported, 65.
read a second time, 66.
passed, 71.

Cities of second class—Police department in, act repealing act providing for received from Assembly, 63. referred, 64. reported, 65 read second time, 68. passed, 72.

concurred in by Assembly, 530. delivered to Governor, 532.

Corporations—concerning
introduced, 459.
reported, 489.
read second time, 498.
passed, 617.
concurred in by Assembly, 648.
Delivered to Governor, 648.

Cities of second class—fixing the term of street commissioners in introduced, 462.
reported, 556.
read second time and amended, 572.
passed, 648.

Cities of second class—fixing the terms of boards of excise in introduced, 462, reported, 523.
read second time, 546.
passed, 649.
concurred in by Assembly, 722.
delivered to Governor, 733.
vetoed, 767.
passed, 777.
concurred in by Assembly, 806.

Cities of second class—fixing the terms of city clerks in introduced. 462. reported, 523.

County courts—to establish introduced, 473. reported and amended, 525. read second time, 637. passed, 743.

Assembly requested to return, 753. returned by Assembly, 759. reconsidered, 759. recommitted, 759. reported and amended, 784. read second time, 784. passed, 806. concurred in by Assembly, 811. delivered to Governor, 811. vetoed, 816.

Corporations—relative to received from Assembly, 720. referred, 720. reported, 720. read second time, 722. passed, 722.

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invitation to, accepted, 730. concurred in by Assembly, 737.

Cities—to authorize to construct bridges
received from Assembly, 734.
referred, 735
reported, 737.

Cities—relating to

introduced, 743. withdrawn, 786.

Corporations—concerning
received from Assembly, 695.
referred, 697.
reported, 706.
read second time, 720.
passed, 720.

Cities of second class—authorizing to purchase street railroads introduced, 701.

Cities—to promote efficiency of police departments in received from Assembly, 708. referred, 709. reported, 711.

Cities—concerning

received from Assembly, 708. referred, 709. reported, 711. read second time, 721. passed, 721.

Courts for trial of small causes—constituting received from Assembly, 672. referred, 673 reported, 678. read second time, 727. passed, 727.

Cities—concerning the government of introduced, 683.

Criminal cases—regulating proceedings in received from Assembly, 695. referred, 696. reported, 707.

Criminal cases—regulating proceedings in received from Assembly, 695. referred, 696.

Cities—to provide for boards of education in received from Assembly, 575. referred, 576.

Cities of first class—relative to construction of certain buildings in received from Assembly, 575.
referred, 576.
reported, 661.
read second time, 722.
passed, 756.

Cities of first class—relative to construction of certain buildings in received from Assembly, 575.
referred, 576.
reported, 597.
read second time, 718.
passed, 718.

Cities—concerning unpaid taxes in received from Assembly, 575. referred, 576. reported, 586. read second time, 586. passed, 586.

Cities of first class—to regulate prices of gas in received from Assembly, 543 referred, 544

Cities—in relation to excise commissioners in received from Assembly, 544. referred, 544. reported, 546.

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read second time, 559. amended, 567. passed, 717. vetoed, 784. passed, 793.

Cities—concerning reported, 546.

Cities—concerning municipal boards of received from Assembly, 551. referred 552. reported, 552. read second time, 568. passed, 657. vetced, 783. passed, 791.

Clubs—relating to social received from Assembly, 642. referred, 642. reported, 681. read second time, 685. passed, 685.

Clams and oysters—for the preservation of introduced, 649.
reported, 675.
read second time, 676.
passed, 707.
concurred in by Assembly, 732.
delivered to Governor, 734.

Cities of first class—relating to police justices in received from Assembly, 651. referred, 651. reported, 656. read second time, 716. passed, 716.

Cities of first class—to enable to construct sewers received from Assembly, 652. referred, 652. reported, 660. read second time, 720. passed, 749.

Cities of second class—to enable to issue bonds for street improvements received from Assembly, 634.
referred, 636.
reported, 656.
read second time, 716.
passed, 716.

Cities—concerning
received from Assembly, 634.
referred, 636.
reported, 661.

Cities, towns and townships—relating to assessment of taxes in received from Assembly, 634. referred, 636.

reported, 661. read second time, 762. passed, 762.

Cities of second class—fixing term of office of overseer of the poor in introduced, 640.
reported, 660.

Cities—concerning manure in received from Assembly, 633. referred, 635.

Cities of first class—concerning inspector of buildings in received from Assembly, 634. referred, 635. reported, 660.

Cities—providing for the pensioning of policemen in received from Assembly, 634. referred, 635. reported, 660.

Crimes—for the punishment of received from Assembly, 634. referred, 635. read second time, 727. passed, 727.

Corporations and benevolent associations—concerning received from Assembly, 611. referred, 612. reported, 615. read second time, 761. passed, 761.

Cities—concerning the government of certain introduced, 620.
reported, 639.
read second time, 676.

Cities, second class—concerning clerks of excise boards in introduced, 621.
reported, 639.
read second time, 676.

Cities, first class—concerning municipal boards in introduced, 630.
read second time, 637.
passed, 711.
concurred in by Assembly, 740.
delivered to Governor, 740.

Cities—concerning wards and district lines in introduced, 631.
reported, 642.
read second time, 676.
passed, 683.
concurred in by Assembly, 732.
delivered to Governor, 734.

Corporations—concerning received from Assembly, 575. referred, 576.



reported, 602. read second time, 626. passed, 626.

Cities of third class—for the grading of streets in received from Assembly, 575. referred, 576. reported, 598. read second time, 600. passed, 600.

Cities, to establish excise departments in received from Assembly, 591. referred, 592. reported, 612.

Cities—to provide for drainage in received from Assembly, 591. referred, 592. reported, 612.

Counties—concerning prisoners in received from Assembly, 527. referred, 529. reported, 545. read second time, 629. passed, 629.

Children—Limit age of employment of received from Assembly, 527. referred, 529. reported, 808.

Oities of second class—to provide for public instruction in received from Assembly, 527. referred, 528. reported, 581. read second time, 581.

Cities—concerning vacancies in offices in received from Assembly, 541. referred, 541. reported, 546. read second time, 569. passed, 569.

Cities of first class—to provide for clerks of police justices in received from Assembly, 276. referred, 277. reported, 303. read second time, 455. reconsidered, 515. amended, 515. amended, 536. passed, 548.

Cities of first class—to provide for police justices in received from Assembly, 276. referred, 277. reported, 303. read second time, 473. amended, 537. passed, 574.

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vetoed, 664. veto read, 665. passed, 703.

Cities of first class—concerning
received from Assembly, 276,
referred, 277.
reported, 303.
read second time, 472.
amended, 536.
passed, 573.
vetoed, 664.
veto read, 665.
passed, 703.

Cities—to enable certain cities to construct water works introduced, 282.
reported, 282.
read second time and amended, 282.
passed, 354.

Cities of first class—to establish a law department in received from Assembly, 310. referred, 310. reported, 314. enacting clause stricken out, 387. motion reconsidered, 398. read second time, 398. amended, 431. passed, 540 vetoed, 664. veto read, 667. passed, 702.

Counties—relative to the publication of statements of introduced, 569.
reported, 584.
read second time, 598.
passed, 652.

Cities—relating to fire escapes in received from Assembly, 575. referred, 575. reported, 612. read second time, 728.

Cities—to remove police departments in from political control received from Assembly, 575.
referred, 576.
reported, 612.
read second time, 717.
passed, 727.

Cities of second class—providing for clerks to recorders in received from Assembly, 575. referred, 576. reported, 612. read second time, 654. passed, 654.

Cities—to enable to improve streets introduced, 187, reported, 249. read second time, 251.
passed, 301.
amended by Assembly, 595.
amendments read, 595.
amendments concurred in, 597.
delivered to Governor, 596.

Courts—to repeal an act relative to the supreme and circuit introduced, 188.
reported, 229.
read a second time, 231.

Courts—to repeal an act to authorize transfer suits from circuit introduced, 188.
reported, 229.
read second time, 231.

Courts of the common pleas—respecting judges of introduced, 188.

Courts—reference to depositions in introduced, 189.
reported, 229.
read a second time, 231.
passed, 273.
concurred in by Assembly, 577.
delivered to Governor, 578.

Camp meeting associations—conferring powers on managers of introduced, 142.
reported, 212.
read second time, 224.
amended, 273.
passed, 284.
concurred in by Assembly, 372.
delivered to Governor, 366.

Cities—to enable to construct water works introduced, 143.
substitute introduced, 203.
reported, 221.
read second time, 223.
amended, 237.

Courts for the trial of small causes—act constituting introduced, 143.

Courts—relation of the appointment of sergeant-at-arms to certain introduced, 143.
reported, 233.
read second time, 235.
passed, 331.

Cities of third class—relating to introduced, 144. reported, 428. read second time, 465. passed, 565. concurred in by Assembly, 693. delivered to Governor, 693.

Cities, towns, etc.—relating to assessors in introduced, 144.
reported, 211.

read second time, 223.
passed, 237.
Assembly requested to return, 457.
withdrawn, 511.

Cities of third class—concerning tenure of office of assessors in introduced, 241.
reported, 279.
read second time, 298.
passed, 355.
concurred in by Assembly, 731.
delivered to Governor, 733.

Cities—concerning appointment of officers of introduced, 241.
reported, 282.
read second time, 282.
amended, 332.
passed, 350.
concurred in by Assembly, 393.
delivered to Governor, 395.
vetoed by Governor, 483.
passed, 535.
concurred in by Assembly, 557.

Cities—concerning ward and district lines in in roduced, 241.
reported, 279
read sec and time, 29s.
passed, 329
concurred in by Assembly, 372.
delivered to Governor, 367.

Cities—to provide for drainage and sewerage in received from Assembly, 243. 1 eferred, 244. reported, 257. read second time, 302. passed, 302.

Cities—supplement to an act concerning introduced. 246. reported, 257 read second time, 259. passed, 312. concurred in by Assembly, 393. delivered to Governor. 395. vetoed by Governor, 483.

Cities of second class.—To provide for the creation of a police department introduced, 249.
reported, 357.
read second time, 371.
passed, 434.

Corporations—concerning
received from Assembly, 423.
referred, 424.

County collectors—providing for appointment of received from Assembly, 423. referred, 424.

read second time, 434.
passed, 434.
Governor requested to return, 471.

Crimes—for the punishment of introduced, 443. reported and amended, 492. passed, 579. concurred in by Assembly, 732. delivered to Governor, 733.

Corporations—in relation to the employment by received from Assembly, 446. referred, 446. reported, 545. read second time, 604. passed, 604.

Cities of the first class—concerning searches in introduced, 370.
reported, 396.
read second time, 444.
passed, 553.

Courts of law—to regulate the practice of introduced, 399.

County park commissioners—to establish boards of introduced, 399.
reported, 443.
read second time, 460.
passed, 511.
concurred in by Assembly, 532.
delivered to Governor, 533.

Corporations—concerning received from Assembly, 402. referred, 402. reported, 409. read second time, 438. passed, 438.

Counties of third and fourth class—relative to publication of statement of collectors of

introduced, 414. reported, 457. read second time, 461. passed, 640.

Cities—to authorize to widen streets introduced, 260. reported, 367. read second time, 400.

Corporations—to repeal an act concerning introduced, 261. reported, 322. read second time, 346. passed, 406

County physicians—respecting
received from Assembly, 264.
referred, 269.
reported, 262.
read second time, 304.

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Corporations—act concerning received from Assembly, 265. referred, 269

Cities of first class—concerning fire department of received from Assembly, 265. referred, 269. reported, 442. read second time, 570. passed, 570.

Courts—to authorize transfer of suits from certain received from Assembly, 265. referred, 270. reported, 554. read second time, 630. lost, 630. reconsidered, 673. passed, 673.

Crimes—for the punishment of introduced, 290. reported, 322. read second time, 346.

Criminal cases—regulating proceedings in introduced, 291.
reported, 368.
read second time, 405.
indefinitely postponed, 640.

Cities in this state—concerning received from Assembly, 293. referred, 294. reported, 315. read second time, 481.

Cities of first class—providing for wards in received from Assembly, 293. referred, 294. reported, 315. read second time, 480. passed, 548. vetoed, 664. veto read, 671. passed, 703.

Cities—providing for hospitals in received from Assembly, 293, referred, 294. reported, 340. read second time, 417. passed, 417. Governor requested to return, 500. received from Assembly, 526. referred, 529. reported and amended, 546. read second time, 600. passed, 600.

Cities of first class—concerning collectors in received from Assembly, 293. referred, 294.

reported, 314. read second time, 480. passed, 739. vetoed, 783. passed, 804.

Cities of the first class—to provide fire alarms in received from Assembly, 359. referred, 360. reported, 396.

Criminal courts—in relation to interpreters in received from Assembly, 359. referred, 362.

Cities—respecting police departments in received from Assembly, 359. referred, 360.

Cities of first class—to regulate erections of buildings in received from Assembly, 359. referred, 360. reported, 396. read second time, 628. passed, 628.

Cities—relating to marshals in received from Assembly, 359. referred, 361. reported, 396. read second time, 480. passed, 738. vetoed, 783. passed, 805.

Cities of first class—relating to fire departments in received from Assembly, 293. referred, 294. reported, 566. read second time, 725. passed, 725.

Cities of first class—concerning
received from Assembly, 293.
referred, 294.
reported, 314.
read second time, 480.
passed, 738.
vetoed, 783.
passed, 794.

Cities of first class—concerning buildings in received from Assembly, 298. referred, 295 reported, 660.

Criminal cases—to repeal an act regulating proceedings in introduced. 295. [2.3] reported, 491. read second time, 498. withdrawn, 641.

Creditors—for the relief of introduced, 323. reported, 345. read second time, 371. passed, 514.

Cities of second class—concerning commis\*ioners of deeds in received from Assembly, 265. referred, 269. reported, 616. read second time, 687. passed, 687.

Cities of first class—to authorize to pay for lighting streets received from Assembly, 265. referred, 270.

Cities of second class—concerning funds of Firemen's Relief Associations received from Assembly, 266.
referred, 270.
reported, 492
read second time, 628.
passed, 654.
Governor requested to return, 756.

Cities of first and second class—to provide for the erection of armories in received from Assembly, 287.
referred, 271.
reported, 399.
read second time, 385.
passed, 385.

Cities of the first and second class—supplement to an act to provide for the erection of armories in received from Assembly, 267.
referred, 271.
reported, 285.
passed, 291.

Creditors—supplement to an act for the relief of received from Assembly, 193. referred, 201. reported, 228. passed, 236.

Coroners—supplement to an act respecting received from Assembly, 193. referred, 201.

Courts of law—supplement to an act to regulate practice of received from Assembly, 193. referred, 201. reported, 229. read second time, 238. passed, 317.

Creditors—supplement to an act for relief of received from Assembly, 193. referred, 201. reported, 228. read second time, 238. lost, 318. reconsidered, 571. passed, 571.

Cities—supplement to an act concerning received from Assembly, 194. referred, 203. reported, 245. read second time, 283. passed, 283.

Cities—authorizing to establish boulevards introduced, 240. reported, 279. read second time, 297. passed, 355.

Cities—in relation to comptrollers in received from Assembly, 194. referred, 203. reported, 443. read second time, 714. Lost, 714.

Corporations—act concerning introduced. 210. reported, 213. read second time, 224. passed, 234. concurred in by Assembly, 305. delivered to Governor, 306.

Cities of second class—relating to received from Assembly, 220 referred, 220.

Cities—to authorize, to fund indebtedness received from Assembly, 225 referred, 226. reported, 257. read second time, 310 amended, 310. passed, 426.

Camden—to annex to, portion of Stockton introduced, 240. reported and amended, 279. recommitted, 287. reported, 309. read second time, 309 passed, 348

Camden—to annex to, a portion of Pensauken introduced, 240. reported, 257. recommitted, 287. reported, 309. read second time, 310. passed, 350.

Corporations—to amend an act concerning introduced, 144.
reported, 189.
read second time, 208.
passed, 217.
concurred in by Assembly, 372.
delivered to Governor, 367.

Corporations—supplement to an act concerning introduced, 144.
reported, 189.
read second time, 195.

Candidates—manner of nominating for office introduced, 145.
reported, 256.
read second time, 260.
passed, 673.

Cities—to enable certain, to lay out public parks introduced, 160.
reported and amended, 195.
read second time, 195.
passed, 214.
amended by Assembly, 331.
amendments concurred in, 331.
delivered to Governor, 332.

Cities—to repeal an act concerning municipal officers in received from Assembly, 122. referred, 127. reported, 133. read second time, 136. passed, 152.

Cities of first class—to repeal an act relating to received from Assembly, 122 referred, 124. reported, 157.

Clams and oysters—for the preservation of received from Assembly, 127. referred, 128 reported, 139. read second time, 170. passed, 204.

Cities of first and second class—to regulate the price of gas in received from Assembly, 139.
referred, 139.
reported, 153.

Courts—to regulate fees of reporters in introduced, 141.
reported, 169.
read second time, 171.

Criminal cases—supplement to an act regulating proceedings in introduced, 141.
reported, 169.
read second time, 242.
passed, 312.
concurred in by Assembly, 487.
delivered to Governor, 487.

Courts for trial of small causes—act constituting introduced, 141.
reported, 169.
read second time, 172.
passed, 197.

Criminal cases—supplement to an act regulating proceedings in introduced, 142. reported, 169. read second time, 172. passed, 196. concurred in by Assembly, 305. delivered to Governor, 306. Governor requested to return, 330. request concurred in by Assembly, 338. returned by Governor, 351. engrossing corrected, 351. delivered to Governor, 367. Governor requested to return, 399. concurred in by Assembly, 403. returned by Governor, 453. reconsidered, 454. amended, 454. passed, 653. concurred in by Assembly, 731. delivered to Governor, 733.

Courts of law—to regulate the practice of introduced, 142.
reported, 223.
read a second time, 231.
passed, 323.
concurred in by Assembly, 514.
delivered to Governor, 544.

Conveyances—act respecting introduced, 142. reported, 170. read second time, 172. passed, 197. concurred in by Assembly, 305. delivered to Governor, 306.

Conveyances—act respecting introduced, 142. reported, 181. read a second time, 184. passed, 199. concurred in by Assembly, 593. delivered to Governor, 595.

Cities—in relation to warrants drawn in received from Assembly, 526 referred, 529. reported, 567. read second time, 718. passed, 718.

Cities—in relation to boards of assessment received from Assembly, 527. referred, 529. reported, 546. read second time, 559. passed, 561. Governor requested to return, 660. received from Assembly, 784.

Cities—to re-organize boards of health in received from Assembly, 527. referred, 529. reported and amended, 546. passed, 561.

Cities of second class—fixing the terms of certain officers in introduced, 323.
reported, 347.
read second time, 371.
amended, 430.
withdrawn, 462

Cities—appointment of certain officers in introduced, 337. reported, 376 read second time, 405. passed, 438

Counties of second class—to facilitate judicial proceedings in introduced, 341.
reported, 349.
passed, 435.
concurred in by Assembly, 464
delivered to Governor, 464.

Cities of first class—concerning searches in introduced, 341.

Cook—to obtain a portrait of Dr. George H. introduced, 351. reported, 473. passed, 551. concurred in by Assembly, 594. delivered to Governor, 596.

Cities of first class—to provide excavations in received from Assembly, 358. referred, 360. read second time, 628.

Cities of the first and second class—to provide for armories in received from Assembly, 174.
referred, 175.
reported, 178.

Cities of the first and second class—to provide for armories in received from Assembly, 175.
referred, 175.
reported, 178.

Cities of first class—to compel the erection of fire escapes in received from Assembly, 175 referred, 175. reported, 340. re-committed, 376. reported, 510. read second time, 628.

Cities of second class—an act relative to introduced, 180. reported, 211. Citiés—concerning licenses in introduced, 187. reported, 211. read a second time, 224. passed, 272. concurred in by Assembly, 530. delivered to Governor, 532.

Cities—concerning street improvements in introduced, 431.
reported, [02.
read second time, 504.
amended, [04.
passed, 512.
concurred in by Assembly, 532.
delivered to Governor, 533.

Cities—to establish an excise department in received from Assembly, 484. referred, 485. reported, 510. read second time, 568. amended, 568. passed, 719.

Cities of third class—to authorize to establish electric light plants received from Assembly, 485. referred, 486.

Crimes—for the punishment of introduced, reported, 491. read second time, 503. amended, 549. passed, 642.

Constitution—proposed amendment to introduced, 524.

Cities of second class—concerning receiver of taxes in introduced, 376.
reported, 396.
read second time, 446.
amended, 502.
passed, 506.
concurred in by Assembly, 531.
delivered to Governor, 533.

Cities of first class—concerning board of tax commissioners of received from Assembly, 390. referred, 391.

Corporations—concerning
received from Assembly, 390.
referred, 391.
reported, 501.
read second time, 628.
passed, 749.

Cities—concerning public schools in received from Assembly, 390. referred, 392.

reported, 547. read second time, 571. passed, 655.

Cities—concerning unpaid taxes in introduced, 368. reported—396. read second time, 444. passed, 509. concurred in by Assembly, 531. delivered to Governor, 533.

Cities of second class—act repealing an act concerning received from Assembly, 63. referred, 64. reported, 66. read second time, 68. passed, 72

Criminal cases—act repealing act regulating received from Assembly, 67. referred, 69. reported, 70. read second time, 71. passed, 78. vetoed by Governor, 156. veto read, 376.

Conveyances—act concerning received from Assembly, 67. referred, 68. reported, 157. read second time, 164. passed, 171.

Courts—sergeants-at-arms, appointment of received from Assembly, 67. referred, 69. reported, 71. read second time, 71. passed, 83

Cities of the first class—act repealing act concerning introduced, 74. reported, 81. read a second time, 86. passed, 89. concurred in by Assembly, 135 delivered to Governor, 135.

Cities of first class—act creating municipal boards in introduced, 74.

Cities of first class—act repealing act concerning municipal records of introduced, 74.
reported, 82.
read second time, 86.
passed, 89.
concurred in by Assembly, 123.
delivered to Governor, 123.

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Cities of first class—act concerning municipal records of introduced, 74.
reported, 82.
read second time, 86.
amended, 127.
passed, 196.
concurred in by Assembly, 632.
delivered to Governor, 632.
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Cities—an act to authorize to construct sewers introduced, 75.
reported, 82.
read a second time, 86.
passed, 101.
amended by Assembly, 174.
amendments concurred in, 174.
returned to Assembly, 219.
amended by Assembly, 254.
amendments concurred in, 254.
delivered to Governor, 301

Cities of third class—act concerning school trustees in received from Assembly, 79. referred, 80. reported, 62. read a second time, 83. passed, 87.

Courts of law—supplement to an act to regulate the practice of introduced, 106.
reported, 180.

Courts of law—supplement to an act to regulate the practice of introduced, 106.
reported, 180.
read second time, 191.

Courts of law—to amend an act to regulate the practice of introduced, 106.
reported, 181.
read second time, 191.

Creditors—to amend an act to secure, to a just division of estates of debtors introduced, 106.
reported, 181.
read second time, 194.
passed, 215.
concurred in by Assembly, 371.
delivered to Governor, 366.

Cities of the second class—supplement to an act to authorize, to change date of charter elections

introduced, 106.
reported, 170.
read second time, 184.
parsed, 198.
concurred in by Assembly, 255.
delivered to Governor, 256.
Governor requested to return, 278.
concurred in by Assembly, 285.
returned by Governor, 291.
reconsidered and amended, 291.
passed, 332.

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Cemetery associations—to amend an act authorizing incorporation of
                 introduced, 107.
                 reported, 114.
                 reconsidered and amended, 148
                 passed, 163.
                 concurred in by Assembly, 372.
                 delivered to Governor, 336.
Cities, towns and municipalities—supplement to an act to provide for the rais-
          ing of revenue in
                introduced, 108.
                 reported and amended, 129.
                 read second time, 134.
                 reconsidered and amended, 146.
                 passed, 164.
                 concurred in by Assembly, 255
                delivered to Governor, 256.
Cities, towns and townships—supplement to an act authorizing, to renew bonds
                introduced, 108.
                reported, 129.
                read second time, 135.
                 passed, 149.
                 concurred in by Assembly, 191
                delivered to Governor, 191.
Crimes—to repeal an act for the punishment of
                introduced, 108.
Cities of second class—supplement to an act relating to consolidation of corpor-
          ations in
                introduced, 116.
                reported, 133.
                read second time, 134.
                 passed, 149.
                 concurred in by Assembly, 176.
                delivered to Governor, 177.
Cities—relating to the government of
                 introduced, 116.
                 reported and amended, 158.
                amended, 248.
                read second time, 250.
                passed, 284.
                concurred in by Assembly, 305
                delivered to Governor, 306.
Courts of law-to amend an act to regulate the practice of
                introduced, 116.
                reported, 181.
                read a second time, 184.
                passed, 209.
                concurred in by Assembly, 372.
                delivered to Governor, 366.
Criminal cases—to repeal an act regulating proceedings in
                received from Assembly, 121.
                 referred, 125.
                 reported, 220.
                 read second time, 221.
                 passed, 559.
                 vetoed, 691.
                 veto read 691.
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passed, 730.

Cities—to provide for drainage and sewerage in received from Assembly, 121. referred, 126. reported, 157. read second time, 161. amended, 219. passed, 237. Assembly requested to return, 245. returned by Assembly, 250. passed, 315.

Creditors—to secure to, a just division of the estate of debtors received from Assembly, 121.
referred, 125.
reported, 182.
read second time, 185.
passed, 204.

Criminal cases—to repeal an act regulating proceedings in received from Assembly, 121. referred, 126. reported, 228. read a second time, 238. returned to Assembly, 603.

Cities—act respecting streets and alleys in received from Assembly, 93. referred, 94. reported, 111. read second time, 115. passed, 132.

Cities of second class—repealing act fixing the term of overseers of the poor in received from Assembly, 94.
referred, 94.
reported, 111.
recommitted, 111.

Cities of first class—repealing act providing for superintendents of police in received from Assembly, 93.
referred, 94.
reported, 111.
read second time, 115.
passed, 136.

Crimes—supplement to act for the punishment of received from Assembly, §3. referred, 94. reported, 158. passed, 203. returned by Assembly, 283. reconsidered, 283. reconsidered, 283. read second time and amended, 283. passed, 289.

Cities—to enable, to furnish suitable accommodations for public business introduced, 105.
reported, 118.
read second time, 130.
substitute introduced, 159.
reported, 183.

read a second time, 183. passed, 199. concurred in by Assembly, 393. delivered to Governor, 394.

D.

District courts—act repealing an act constituting received from Assembly, 67. referred, 69. reported, 157. read second time, 164. passed, 216.

Descents—supplement to an act to regulate introduced, 105. reported, 145. read second time, 183. passed, 218.

Descents of real estate—to amend an act directing the introduced, 105.
reported, 165.
read a second time, 183.
passed, 260.
concurred in by Assembly, 487.
delivered to Governor, 487.

Debts—fraudulently contracted in relation to introduced, 106. reported, 181. read second time, 191.

Dentistry—a supplement to an act to regulate the practice of introduced, 107.
reported, 117.
read second time, 134.
passed, 148.
concurred in by Assembly, 191.
delivered to Governor, 192.

District courts—supplement to an act constituting received from Assembly, 121. referred, 127.

Descent of real estates—supplement to an act directing the introduced, 141.
reported, 169.
read second time, 171.

Deeds, mortgages, &c.—relating to acknowledgment of introduced, 142.
reported, 170.
read second time, 183.
passed, 209.
concurred in by Assembly, £05.
dalivered to Governor, 306

District courts—to repeal an act constituting introduced, 159. reported, 181. read a second time, 184. passed, 215.

District courts—supplement to act constituting received from Assembly, 193 referred, 201.

Disorderly persons—act concerning
received from Assembly, 194
referred, 201.
read a second time, 238.
recommitted, 320.
reported, 368.
enacting clause stricken out. 625.

De Puyster—General J. Watts—thanks of Legislature to resolved by Assembly, 259. concurred in, 160.

Detective companies—authorize formation of received from Assembly, 359. referred, 362.

Detective companies—supplement to an act authorizing formation of received from Assembly, 359.
referred, 362.
reported, 743.
read second time, 749.

District courts—constituting introduced, 540. reported, 606.

District courts—concerning introduced, 540. reported, 607.

District courts—concerning introduced, 556. reported, 570. read second time, 571.

District courts—constituting in certain cities introduced, 619, reported, 652, read second time, 676, passed, 687, concurred in by Assembly, 782 delivered to Governor, 734

District courts—constituting in certain cities introduced, 631.
reported, 678.
read second time, 729.

H.

Executions—act respecting received from Assembly, 63. referred, 63. reported, 65. read second time, 68. passed, 73.

Elections—further supplement to an act to regulate introduced, 98.
referred, 111.
reported by substitute, 297.
read second time, 324.
passed, 450.
concurred in by Assembly, 530.
delivered to Governor, 582.

Education—a further supplement to an act for the promotion of industrial introduced, 107.
reported, 229.
read second time, 242.
passed, 332.
ooncurred in by Assembly, 403.
delivered to Governor, 404.

Elections—concerning, in municipalities introduced, 107.
reported, 170.
withdrawn, 208.

Elections—supplement to an act to regulate introduced, 119.
reported and amended, 505.
read second time, 521.
passed, 562.

Error—act respecting writs of introduced. 130. reported, 181. read second time, 184 passed, 551. concurred in by Assembly. 731. delivered to Governor, 733.

Elections—supplement to an act to regulate introduced, 130. reported, 181. read second time, 184. passed, 537. concurred in by Assemb y, 731. delivered to Governor, 733.

Evidence—supplement to an act concerning introduced, 245. reported, 279. read second time, 296. passed, 319.

Elections—to regulate
received from Assembly, 340.
referred, 392.
reported, 401.
read second time, 481.
passed, 481.

Engineers—in relation to stationary engineers received from Assembly, 423. referred, 424. reported, 501. read second time, 560 amended, 687.

Executors—concerning

received from Assembly, 423. referred, 424. read second time, 624. passed, 624.

Evidence—concerning introduced, 428.

Elections—to regulate introduced, 508 reported, 580. passed, 622. concurred in by a delivered to Gove

concurred in by assembly, 693. delivered to Governor, 694. vetoed, 767. passed, 776. concurred in by Assembly, 806.

Ejectment—concerning the action of received from Assembly, 591. referred, 593. reported, 729.

Elections—to regulate
received from Assembly, 642.
referred, 642.
reported, 663.
read second time, 682.
passed, 705.

Elections—to regulate received from Assembly, 695. referred, 696.

F.

Freeholders—to re-organize the boards of chosen, in certain counties introduced, 620.
reported, 639

Freeholders—concerning officers appointed by introduced, 620.
reported, 639.

Fire Insurance—relating to received from Assembly, 695. referred, 697. reported, 706. read\_second time, 726. passed, 726

Freeholders—to incorporate the chosen, in the respective counties. introduced, 766.
read second time, 766.
passed, 777.
concurred in by Assembly, 779.
delivered to Governor, 780.

Fielder, Edward M.—election of, as assistant secretary, 31.

Freeholders, chosen—an act repealing an act concerning received from Assembly, 48. reported, 52. read second time, 54. passed, 58

Fishing interests, commissioners—supplement to an act for the appointment of received from Assembly, 66. referred, 69. reported, 85. read second time, 86. amended, 100.

Freeholders-to re-organize the board of chosen introduced, 98. reported, 109. read second time, 109. passed, 113. motion to reconsider, 113. concurred in by Assembly, 123. delivered to Governor, 124. Governor requested to return, 139. request concurred in by Assembly, 147 returned by Governor, 150. reconsidered and amended, 152. passed, 162. concurred in by Assembly, 168. delivered to Governor, 168. vetoed by Governor, 201. veto read, 378.

passed, 425.

Fish in the Hackensack river—for the preservation of introduced, 105.
reported, 153.
read second time, 178.
passed, 208.
concurred in by Assembly, 403.
delivered to Governor, 404.

Freeholders—to repeal a supplement to re-organize the board of chosen received from Assembly, 121.
referred, 126
reported, 157.

Fences—a further supplement to an act to regulate received from Assembly, 122. referred, 125. reported, 140 read second time, 161. passed, 431. Governor requested to return, 463. received from Assembly, 526. referred, 528. reported, 537. read second time, 608. passed, 608.

Freeholders—to repeal an act to re-organize the board of, in counties of first class received from Assembly, 122.

received from Assembly, 122. referred, 127.

reported, 129.
read a second time, 130.
passed, 149.
motion to reconsider, lost, 150.

Freeholders—to re-organize the boards of, in counties of first class received from Assembly, 128.
referred, 128.
reported, 129.
read a second time, 130.
reconsidered, 136.
amended, 136.
passed, 150.
motion to reconsider, lost, 151.

Freeholders—act concerning elections of boards of introduced, 134.
reported, 145.
read second time, 145.
passed, 166.
motion to reconsider, lost, 166

Fairmount cemetery—to provide for care of soldiers' plot in introduced, 160.
reported, 218.
read second time, 218.
passed, 234.
concurred in by Assembly, 637.
delivered to Governor, 637.

Factory inspector—to define the duties of received from Assembly, 193. referred, 201. reported, 213. read second time, 222. passed, 222

Fish—act concerning in Delaware river received from Assembly, 194. referred. 203 reported, 357.

Fish—act for the preservation of introduced, 207.

Forest fires—to provide for extinguishment of introduced, 207, reported, 329 read second time, 347, passed, 451. concurred in by Assembly, 577, delivered to Governor, 578.

Freeholders—to organize the board of chosen introduced, 212.
reported, 245
read second time, 245.
amended, 264.
passed, 311.
vetoed, 495.
passed, 560
concurred in by Assembly, 585.

Fire insurance policy holders—the better protection of introduced, 212. reported, 313. read second time, 325. passed, 675.

Freeholders in counties of first class—to re-organize introduced, 249.
reported, 285
read second time, 296.
recommitted, 337.
reported, 343.
substitute adopted, 352.
read second time, 370.
amended, 415.
passed, 573.
concurred in by Assembly, 587.
delivered to Governor, 583.
vetoed, 643
passed, 674.

Freeholders—to authorize to make appropriations for armories introduced, 323.
reported, 368.
read second time, 443.
amended, 452.
passed, 509.
concurred in by Assembly, 594.
delivered to Governor, 595.

concurred in by Assembly, 692.

Flagstaff upon State House—resolution concerning received from Assembly, 325. concurred in, 325.

Firemen's Relief Associations—concerning received from Assembly, 360. referred, 361. reported, 365. read second time, 624. passed, 677.

Freeholders—to incorporate the chosen, in the respective counties received from Assembly, 463. referred, 463 reported, 661.

Freeholders—to re-organize boards of, in certain counties received from Assembly, 591. referred, 592. reported, 612. read second time and amended, 650. passed, 683. vetoed, 791. passed, 791.

Fires in townships—for protection against received from Assembly, 591. referred, 592 reported, 616. read second time, 684. passed, 684. Freeholders—to incorporate the chosen, in respective counties introduced, 620.
reported, 639.
read second time, 675.
passed, 714.

G.

Governor—an act concerning bills presented to introduced, 74.
reported, 76.
read second time, amended, 77.
passed, 84.
concurred in by Assembly, 90.
delivered to Governor, 90.

Governors—an act to repeal an act concerning bills presented to introduced, 98.
read second time, 112.
passed, 117.
concurred in by Assembly, 191.
delivered to Governor, 192.

Geological Survey of the State—a further supplement to act to complete the received from Assembly, 122.
referred, 126.
reported, 182.
read second time, 185.
passed, 429.

Geological Survey of the State—a supplement to an act to complete the received from Assembly, 123.
referred, 125.
reported, 279.
read second time, 304.
passed, 304.

Grand juries—concerning clerks of introduced, 134.

Gas meters—to regulate the use of received from Assembly, 359. referred, 361.

Grand juries—respecting the appointment of clerks introduced, 414.
reported, 491.
recommitted, 515.

Guardians and minors—relative to received from Assembly, 591. referred, 593. reported, 607. read second time, 728. passed, 728.

H.

Holiday—in reference to national labor introduced, 188. reported, 678. read second time, 707. passed, 764.

Health—supplement to an act to establish boards of received from Assembly, 226. referred, 226. reported, 257. read second time, 302. recommitted, 334. reported, 550. read second time, 752. passed, 752.

Health—authorizing the publication of abstracts from the reports of the State
Board of

introduced, 242. reported, 295. read second time, 299. passed, 450.

Hoffman—to defray expenses of election case of Riddle against introduced. 259. reported, 300. read second time, 300. passed, 350 concurred in by Assembly, 375.

delivered to Governor, 375.

Hudson county—annex a part of, to Essex.
received from Assembly, 265.
referred, 270.
reported, 321.
read second time, 454.
recommitted, 498.
reported and amended, 502.
read second time, 514.
passed, 514.
vetced, 664.
veto read, 668.

Hospitals—concerning city
introduced, 413.
reported, 489.
read second time, 493.
withdrawn, 547.

Health code—concerning the enforcement of introduced, 499.
reported, 502.
read second time, 537.

Holidays—in relation to introduced, 506.

Hospitals—concerning city
introduced, 549.
reported, 573.
read second time, 597.
passed, 650.
concurred in by Assembly, 709.
delivered to Governor, 710.

Holidays—in relation to received from Assembly, 695. referred, 696.

reported, 707. read second time, 721. passed, 721. reconsidered, 752. amended, 752.

Holidays—in relation to received from Assembly, 703. referred, 709.

T.

Idiots and lunatics—act amending an act concerning received from Assembly, 79. referred 80. reported, 82 read second time, 82. passed, 87.

Insurance companies—further supplement to an act for the regulation and incorporation of
introduced, 98.
reported. 221.
read second time, 230.

passed, 300. concurred in by Assembly, 393. delivered to Governor, 394.

Inns and taverns—supplement to an act concerning introduced, 103.

Insane asylums—supplement to act for the government of introduced. 160 reported, 188. read second time, 195 passed, 244 concurred in by Assembly, 731. delivered to Governor, 733.

Insurance companies—supplement to an act for incorporation of introduced, 160. reported, 275. read second time, 326. passed, 380.

Insurance companies—to repeal an act for the incorporation of received from Assembly, 226. referred, 227.

Insane—to provide additional accommodations for introduced, 258, reported, 296, read second time, 324, passed, 450, concurred in by Assembly, 577, delivered to Governor, 578

Insurance co npanies—for the regulation and incorporation of introduced, 258.
reported, 295.
read second time, 299.
passed, 356.
concurred in by Assembly, 394.
delivered to Governor, 395.

Insurance companies—to provide for the regulation and incorporation of introduced, 259.

reported and smended, 339.
read second time, 370.
passed, 406.
concurred in by Assembly, 419.
delivered to Governor, 419.

Instruction—to establish a system of public received from Assembly, 266. referred, 270. reported, 271. read second time, 297. passed, 3 0.

Inns and taverns—concerning licenses of introduced, 320. reported, 396. read second time, 446. amended, 519. passed, 539.

Instruction—to establish a system of public introduced. 320. reported, 367. read second time, 399. passed, 474. concurred in by Assembly, 731. delivered to Governor, 733.

Industrial School for Girls—relative to introduced, 323. reported, 345. read second time, 371. passed, 436. concurred in by Assembly, 531. delivered to Governor, 533.

Institutions—concerning employes in charitable or penal introduced, 370.
reported, 395.
read second time, 444.
passed, 588
concurred in by Assembly, 632.
delivered to Governor, 633.

Insurance companies—for the regulation of introduced, 523.
reported, 554.
read second time, 558.
passed, 532.
concurred in by Assembly, 632.
delivered to Governor, 633.

Insane asylum:—relative to government of introduced, 584.. reported, 615. read second time, 617. lost, 641. reconsidered, 700. amended, 700. recommitted, 701.

reported, 737.
read second time, 741.
passed, 741.
concurred in by Assembly 1744.
delivered to Governor, 745.

Instruction—to establish a system of public received from Assembly, 695.

referred, 696.
reported, 706.
read second time, 748.
passed, 748.
Governor requested to return, 774.
ordered returned to Governor, 780.

Instruction—to establish a system of public introduced, 718.

Insurance—relation to value of policies of received from Assembly, 724. referred, 725

Insurance companies—for the regulation of received from A-sembly, 734. referred, 735. reported, 738.

Incidental expenses—to defray the received from Assembly, 744. referred, 744 reported and amended, 757. passed, 807.

Instruction—to establish a system of public received from Assembly, 746. referred, 746. reported, 746. read second time and amended, 760. passed, 762.

Instruction—authorizing the state superintendent of to propose a division of certain funds
received from Assembly, 758.
referred, 758.
reported, 763.
read second time, 765.

Instruction—to establish a system of public introduced, 766 read second time, 766. passed, 778. concurred in by Assembly, 780. delivered to Governor, 780.

Instruction—supplement to an act to establish a system of public introduced, 144.
reported, 229.
read second time, 231.
passed, 274.
concurred in by Assembly, 374.
delivered to Governor; 375.

Instruction—supplement to an act to establish a system of public received from Assembly, 192. referred, 200. reported, 230. read second time, 238. passed, 316. Governor requested to return, 389.

Inftruction—supplement to an act to establish a system of public received from Assembly, 193. referred, 200. reported, 229. read second time, 238. passed, 317.

Instruction—to amend act to establish system of public introduced, 238.
reported, 307
read second time 325.
passed, 712.
concurred in by Assembly. 745.
delivered to Governor, 746.
vetoed, 769.

Instruction—to establish a system of public received from Assembly, 293. referred, 295. reported, 397. read second time, 441. passed, 465. vetoed, 587.

Instruction—supplement to an act to establish a system of public introduced, 75.
reported by substitute, 353.
substitute adopted, 353.
passed, 407.
concurred in by Assembly, 419.
delivered to Governor, 419.

Instruction—to establish a system of public received from Assembly, 592. referred, 593. reported, 604. read second time, 625. passed, 625.

Instruction—to repeal an act to establish a system of public received from Assembly, 122. reported and amended, 302. read second time, 435. passed, 465. vetoed, 587.

Instruction—to amend an act to establish a system of public received from Assembly, 122 referred, 125. reported, 229. read second time, 238. passed, 430.

Instruction—to establish a system of public received from Assembly, 486. referred, 486. reported, 497. read second time, 588. passed, 588.

Instruction—to establish a system of public received from Assembly, 520. referred, 520. reported, 546. read second time, 599. passed, 599.

J.

Jails—authorizing issuing of bonds for received from Assembly, 67. referred, 70. reported, 70. read second time, 71. passed, 91.

Jails—prisoners to be confined in received from Assembly, 67. reported, 75. read second time, 75. passed, 91.

Juries—supplement to an act concerning introduced, 106. reported, 180. read second time, 191. passed, 215. concurred in by Assembly, 530. delivered to Governor, 532.

Juries—to repeal a supplement to an act concerning introduced, 107.
reported, 169.
read second time, 183.
amended, 210.
amendment stricken out, 233.
passed, 236.

Justices of the Peace—to increase the jurisdiction of introduced, 206.

Judgments—concerning introduced, 208. reported, 340. read second time, 370. pas-ed, 513.

Jails in Essex and Hudson counties—in reference to received from Assembly, 265. referred, 270. reported, 314. read second time, 480. passed, 542. vetoed, 664. veto read, 666. passed, 702.

Jurisprudence—for commissioners in, reference to the system introduced, 599.
reported, 599.
read second time, 599.
passed, 681.
concurred in by Assembly, 709.
delivered to Governor, 710.
report of commissioners received, 813.

Jails in Essex and Hudson—to repeal an act relating to received from Assembly, 778. referred, 779. reported, 781. amended, 785. passed, 788.

K.

Ketcham, Geo. W.—certificate of election of, 21. oath of office of, 21.

L.

Long, William H.—election of as Journal Clerk, 31.

License commissioners—3ct abolishing received from Assembly, 48. reported, 54. read second time, 55. passed, 58.

License commissioners—act abolishing received from Assembly, 48. reported, 49. passed, 51.

Laws—act repealing act appropriating money to execute the received from Assembly, 48. reported, 52. read second time, 54. passed, 57.

Labor—act to establish a bureau of received from Assembly, 79. referred, 80. reported, 83. read second time, 83. passed, 87.

Legacies—to amend an act concerning introduced, 106. reported, 181. read second time, 194. passed, 216. concurred in by Assembly, 403. delivered to Goverdor, 404. concurred in by Assembly, 403. delivered to Governor, 404. Governor requested to return, 470. concurred in by Assembly, 474. returned by Governor, 475.

ordered returned to Governor, 659. concurred in by Assembly, 680. delivered to Governor, 713.

Laws—supplement to an act to prescribe the notice for certain introduced, 120.
reported, 140.
read second time, 145.
reconsidered and amended, 150.
passed, 163.
concurred in by Assembly, 177.
delivered to Governor, 177.

Learning—to incorporate societies for the promotion of introduced, 134.
reported, 166.
read a second time, 169.
passed, 196.
concurred in by Assembly, 225.
delivered to Governor, 225.

Laws—supplement to an act relative to publication of received from Assembly, 225. referred, 226. reported, 430.

Lippincott—for the relief of Margaret Julia introduced, 241. reported, 274. read second time, 298. passed, 333. concurred in by Assembly, 393. delivered to Governor, 395.

Lottery gambling—to suppress introduced, 249. reported, 452. read second time and amended, 452. passed, 564. concurred in by Assembly, 632. delivered to Governor, 633.

Lunatics—in relation to custody of dangerous introduced, 258. reported, 340. read a second time, 370. passed, 475 concurred in by Assembly, 577. delivered to Governor, 579.

Lunatic Asylums—to provide moneys for erecting received from Assembly, 303. referred, 308. reported, 331. read a second time, 413. passed, 413.

Lands—concerning the condemnation of received from Assembly, 374 referred, 374. reported, 375. recommitted, 465. reported, 545. read second time, 553. passed, 641.

Laws—relative to the publication of, in newspaper introduced, 410. reported, 491. amended, 502. read second time, 579. passed, 657.

Liquor—to regulate the sale of, upon cars, steamboats or vessels introduced, 444.
reported, 663.
recommitted, 757.

Laws—relative to the publication of the, in the newspapers introduced, 462. reported, 551. read second time and amended, 572. passed, 621. concurred in by Assembly, 693. delivered to Governor, 694.

Liquors—to regulate the sale of introduced, 524. reported, 606. read second time, 616.

Lands—to provide for drainage of received from Assembly, 526. referred, 528. reported, 537. read second time, 568. passed, 582.

Licenses—respecting
received from Assembly, 592.
referred, 593.
reported, 607.
read second time, 688.
passed, 688.

Liquor—relative to the licenses for the sale of introduced, 621.
reported, 717.
read second time, 718.

Lunatic asylums—to provide for county received from Assembly, 695. referred, 696 reported, 707. read second time, 750. passed, 750.

Lottery—to prohibit telegraph companies received from Assembly, 739. referred, 739

Life-saving service—resolution respecting adopted, 788.

M.

· Mott, Wilbur A.—election of, as Secretary, 30.

McMurray, John H.—appointment of, as Private Secretary, 45.

Mines—commissioner of, act abolishing received from Assembly, 48. reported, 52. read second time, 54. read a third time, 59. passed, 219.

Morgue and morgue keepers—to repeal an act relative to introduced, 116.
reported and amended, 168.
recommitted, 208

Medicire and surgery—to regulate the practice of introduced, 124.
reported, 186.
read second time, 344.
amended, 460.
passed, 542.
amended by Assembly, 672.
concurred in, 672.

Medicine and surgery—supplement to act to regulate practice of introduced, 184.

Medicine and surgery—to amend an act to regulate the practice of introduced, 187.

Morgue and morgue keepers—relative to received from Assembly, 293. referred, 294 reported, 313. read second time, 386 passed, 433.

McDonald—to provide for the expenses in the election contests between Stuhr and

introduced. 295.
reported, 322.
read second time, 383.
passed, 407.
concurred in by Assembly, 419.
delivered to Governor, 419.

Maps—for the preservation of filed received from Assembly, 359. referred, 361.

Marriages, births and deaths—concerning received from Assembly, 390. referred, 392. reported and amended, 425 amended, 560. passed, 598 amended, 678. passed, 689.

Museum—to establish a State introduced, 369. reported, 597. read second time, 616.

Madison—to create the township of received from Assembly, 423. referred, 425. reported, 522. read second time, 606. amended, 684.

Maurice river—resolution in reference to lights upon adopted, 787. concurred in by Assembly, 810.

## N.

National guard—supplement to an act for the organization of introduced, 145.
reported, 309.
read second time, 325.
passed, 357
concurred in by Assembly, 393.
delivered to Governor, 394.
Governor requested to return, 448.
concurred in by Assembly, 453.
returned by Governor, 453.

National military park—to assist in establishment of received from Assembly, 193. referred, 202. reported, 321. read second time, 415. passed, 415.

National guard—relative to the inspector-general's department introduced, 207.
reported, 228.
read second time, 242.
passed, 275.
concurred in by Assembly, 305.
delivered to Governor, 306.

Newspapers—concerning official received from Assembly, 226. referred, 227. reported, 607.

National guard—for the organization of received from Assembly, 307. referred, 307. reported, 310 read second time, 335. passed, 335.

National guard—for the organization of received from Assembly, 267. referred, 271. reported, 315. read second time, 411. passed, 411. Governor requested to return, 456. received from Assembly, 485. referred, 485 reported, 490. read second time, 609. lost, 609. reconsidered, 637. passed, 637.

Names—authorize change of introduced, 3:4. reported, 345. read second time, 371. passed, 436. concurred in by Assembly, 632. delivered to Governor, 633.

Newspaper publications— o legalize introduced, 341.

Naval militia—for the establishment of received from Assembly, 358. referred, 361. reporter, 395. read second time, 441. passed, 479.

National guard—for the organization of received from Assemby, 360. referred, 361. reported, 395. read second time, (27. passed, 627.

National guard—for the organization of introduced, 462. reported, 490. read second time, 498. passed, 550. concurred in by Assembly, 632. delivered to Governor, 633.

National guard—for the organization of the received from Assembly, 485. referred, 486. reported, 490. read second time, 584. passed, 584.

Naturalization—concerning
received from Assembly, 527.
referred, 528.
reported, 545.
read second time, 623.
passed, 623.
reconsider-d. 629.
amended, 785.
passed, 788.

Naval militia—for the establishment of introduced, 596, reported, 615, read second time, 639, passed, 712, concurred in by Assembly, 744 delivered to Governor, 745,

Newspapers—concerning official received from Assembly, 694. referred, 694. reported adversely, 808. report adopted, 808.

O.

Officers of Senate-election of, 30.

Orphans' court—supplement to an act respecting received from Assembly, 67. referred, 69. reported, 71. read second time, 71. passed, 75.

Operatives—an act to assist received from Assembly, 67. referred, 69.

Officers of the Legislature—to provide for the compensation of received from Assembly, 100. referred, 100. reported, 131. read second time, 136. passed, 167.

Oysters—to promote the propagation of seed received from Assembly, 250. referred, 250. reported, 308. read second time, 336. passed, 336.

Oystermen—appointing commissioners in reference to received from Assembly, 391.
referred, 392.
reported, 400.
read second time, 473.
passed, 473.

Orphans' court—respecting the introduced, 524. reported, 554. read second time, 558. passed, 737.

Officers of legislature—relating to salaries of received from Assembly, 575. referred. 576. reported, 609. read second 11 ne, 619. passed, 619.

Oysters—to protect planting of received from Assembly, 708. referred, 709. reported, 712. read second time, 730. passed, 730.

P.

Packer, Daniel J.—certificate of election of, 22.
nath of office of, 23.
Public works—act repealing an act to provide for
received from Assembly, 47.
reported, 54.
read second time, 55.
passed, 57.

Prosecutors of the pleas—act repealing act respecting received from Assembly, 79. referred, 81. reported, 234. re-committed, 243. reported by substitute, 349. substitute adopted, 349. passed, 746. vetoed, 744 passed, 794.

Patriotism—to encourage and promote received from Assembly, 92. referred, 94. reported, 102. read second time, 102. passed, 119.

Promissory notes, bills of exchange and notaries public—supplement to an act concerning introduced, 106.

reported, 114.
read a second time, 130.
passed, 163.
concurred in by Assembly, 172.
delivered to Governor, 173.

Plumbers—to provide for examination of received from Assembly, 527. referred, 528. reported, 706.

Pardons—relative to the court of received frem Assembly, 575. referred, 576. reported, 615.

Pharmacy—to regulate the practice of received from Assembly, 634. referred, 635. reported, 661.

Poultry and other domestic animals—for the preservation of received from Assembly, 122. referred, 125.

reported, 140. read second time, 160. passed, 170.

Public acts—to authorize a new publication of received from Assembly, 173. referred, 174 reported, 176. read second time, 176. passed, 176

Public work—relating to bids for introduced, 187. reported, 211. read second time, 224. passed, 272. concurred in by Assembly, 393. delivered to Governor, 394. Governor requested to return, 418. concurred in by Assembly, 453. returned by Governor, 454. amended, 477. passed, 511. concurred in by Assembly, 577. delivered to Governor, 578.

Palmyra—establish new township of received from Assembly, 193. referred, 202. reported, 227. read second time, 282. passed, 282.

Public Works—To repeal an act concerning municipal boards of introduced. 241.
reported, 278.
read second time, 298.
passed, 329
concurred in by Assembly, 372.
delivered to Governor, 367.
vetoed by Governor, 458.
passed, 490.
concurred in by Assembly, 504.

Pensions—to provide for payment of certain introduced, 244. amended, 623.

Peneauken—change boundary line of the township of introduced, 240.
reported, 279.
recommitted, 287.
reported, 309.
read second time, 310.
passed, 349.

Pharmacy—to incorporate college of introduced, 323. reported, 365. passed, 473 concurred in by Assembly, 531. delivered to Governor, 533.

Poorhouses—for the regulation of introduced, 341. reported, 396. read second time, 444. passed, 585. concurred in by Assembly, 698. delivered to Governor, 693.

Paterson—resolution in reference to public buildings in received from Assembly, 401. concurred in, 401.

Pilots—an act to regulate received from Assembly, 423. referred, 424. reported, 425. read second time, 480. amended, 579. passed, 613.

Pittagrove—to change the boundaries of township of introduced, 460. reported, 524. read second time, 547. passed, 618. concurred in by Assembly, 733. delivered to Governor, 733.

Presbyteries—for the incorporation of received from Assembly, 484. referred, 485. reported, 489 read second time, 603. passed, 603.

R.

Roads—for the improvement of public received from Assembly, 611. referred, 611. reported, 617.
read second time, 758. passed, 758.

Roads—for the improvement of public received from Assembly, 611. referred, 611. reported, 617. read second time, 760. passed, 760.

Religious societies—to incorporate trustees of received from Assembly, 611. referred, 612. reported, 615. read second time, 760. passed, 760.

Reform school—to establish the state received from Assembly, 634. referred, 636. reported, 649. 66 Rogers, Hon. Maurice A.—resolutions of respect adopted, 810.

Road boards—to abolish public received from Assembly, 193. referred, 201. reported, 212. resd second time, 217. passed, 318.

Road boards—to abolish public received from Assembly, 220. referred, 221. reported, 230. read second time, 239. passed, 319.

Riparian commissioners—to prevent granting certain rights introduced, 232.
reported, 262.
read a second time, 297.
passed, 499.
concurred in by Assembly, 632.
delivered to Governer, 633.

Reports—to provide a digest of the law and chancery introduced, 241. reported, 340. read second time, 347. passed, 405. concurred in by Assembly, 464. delivered to Governor, 464. Governor requested to return, 469. concurred in by Assembly, 475. returned by Governor, 475. reconsidered, 476. amend: d. 476. passed, 488. concurred in by Assembly, 507. delivered to Governor, 507. Governor requested to return, 536. concurred in by Assembly, 541. returned by Governor, 541.

Red Bank—relative to the battlefield of introduced, 242.
reported, 478.
read second time, 492.
concurrent resolution substituted, 492.
passed, 492.
concurred in by Assembly, 493.
delivered to Governor, 494.

Roads—to repeal an act concerning introduced, 207. reported, 489. recommitted, 503.

Roads—for the permanent improvement of the public received from Assembly, 276. referred, 277. reported, 290. read second time, 381. passed, 428. Religious societies—to incorporate trustees of received from Assembly, 293. referred, 294. reported, 330. read second time, 418. passed, 418.

Riparian commissioners—to re-organize the board of introduced, 342.
reported, 369.
read a second time, 405.
passed, 476
concurred in by Assembly, 514.
delivered to Governor, 545.

Religious societies—to incorporate trustees of received from Assembly, 359. referred, 362. reported, 366. read second time, 603. passed, 603.

Roads—in relation to received from Assembly, 526. referred, 528. reported, 564 recommitted, 656.

Railroads—to regulate certain freight charges on received from Assembly, 543. referred, 543.

Roads—to provide for a state commissioner of public introduced, 557.
reported, 574.
read second time, 597.
passed, 650.
concurred in by Assembly, 709.
delivered to Governor, 710.

Roads—for improvement of public introduced, 558. reported, 574. read second time and amended, 606. passed, 651. concurred in by Assembly, 709. delivered to Governor, 710.

Reformatory—relating to a state received from Assembly, 708. referred, 709. reported, 713.

Raymond Roth Pioneer Home—for the relief of received from Assembly, 360. referred, 361. reported, 365. read second time, 416. passed, 416.

Reform school—to establish the state received from Assembly, 360. referred, 363. reported, 395. amended, 586. amended, 618. amended, 656. passed, 711.

Roads—for the permanent improvement of received from Assembly, 390. referred, 392. reported, 398. read second time, 626. passed, 678.

Railroad and canal property—for the taxation of introduced, 369.
reported, 434.
read second time, 461.
passed, 563.
concurred in by Assembly, 594.
delivered to Governor, 595.

Railroad—concerning the Pennsylvania and New Jersey introduced, 523.
reported, 556.
read second time, 558.
passed, 565.
concurred in by Assembly, 680.
delivered to Governor, 6:0.

Rogers, Maurice A.—certificate of election of, 23. oath of office of, 24. election as Precident, 28.

Rollinson, Henry B.—election of as Assistant Journal Clerk, 32.

Rules of the Senate—34. reconsidered, 36. amended, 51.

Race courses—act concerning the maintaining of received from Assembly, 36.
read second and third time and passed, 38.

Race courses—licenses of, an act revoking received from Assembly, 63. referred, 64. reported, 65. read second time, 68. passed, 73.

Riparian sales—proceeds of, act to repeal act to provide for received from Assembly, 92. referred, 93. read second time, 109. passed, 179.

Reform school—supplement to an act to establish the State received from Assembly, 93. referred, 94. reported, 133. read second time, 136.

Railroad crossings—supplement to an act relative to introduced, 98.

Riparian commissioners—to re-organize the board of introduced, 116.
reported and amended, 289.

Raccoon creek—act relative to lands on introduced, 88.
reported, 129
read a second time, 134.
passed, 148
concurred in by Assembly, 305.
delivered to Governor, 306.

Railroads—to regulate the rate of freight charges upon introduced, 145.

Roads—supplement to act to provide for improvement of public introduced, 159.
reported, 290
read second time, 370.
passed, 437.
concurred in by Assembly, 593.
delivered to Governor, 595.
vetoed, 646.
passed, 704.

Roads—supplement to act to provide for improvement of public introduced, 159
reported and amended, 289.
read second time, 356.
passed, 437.
concurred in by Assembly. 594.
delivered to Governor, 595.

Roads—further supplement to act to provide for improvement of public introduced, 159.
read second time, 356.
passed, 356.
concurred in by Assembly, 594.
delivered to Governor, 595.

8.

Senate-organization of, 19.

Stokes, Edward C., President pro tem., 19.

Smith, James L.—election of as Sergeant-at-Arms, 32.

Shreve, John G.—election of as Engrossing Clerk, 32.

State prison—act repealing an act for the regulation of received from Assembly, 47. reported, 49. passed, 50.

State policemen—act repealing an act to provide for received from Assembly, 48. reported, 54. read second time, 55. passed, 57.

State House—act repealing act in relation to received from Assembly, 48. reported, 52. read second time, 54. returned from Assembly, 117. recommitted, 118. reported, 412. returned to Assembly, 412. vetced, 516,

State House—act repealing act in relation to received from Assembly, 48. reported, 52. read second time, 54. passed, 56. recalled from Assembly, 112. returned from Assembly, 117. recommitted, 118. reported, 412. returned to Assembly, 413. vetoed, 516.

State House—act repealing act in relation to received from Assembly, 49. reported, 52. read second time, 55. passed, 56 recalled from Assembly, 112. returned from Assembly, 118. recommitted, 118. reported, 412. returned to Assembly, 413. vetoed, 516.

Sales of lands—under judicial proceedings, repealing act relative to received from Assembly, 93.
referred, 94.
reported, 109.
read second time, 115.
passed, 132.

Sales of wearing apparel—to prevent and punish fraud in received from Assembly, 121.
referred, 125.
reported, 244
recommitted, 386.
requested by Assembly to return, 525.
returned to Assembly, 525.
reported, 706.
read a second time, 736.
passed, 736.

State house—to provide for erection of a flag-staff upon received from Assembly, 122. referred, 125. reported, 140. read second time, 160. passed, 170.

School building:—providing for display of flags upon received from Assembly, 122. referred, 124.

reported, 133. read second time, 136. passed, 166.

School buildings—power of boards of education to borrow money for erection of introduced, 124.
reported, 271.
read second time and amended, 281.
passed, 332.
Assembly requested to return, 341.
returned by Assembly, 342.
reconsidered, 342.
lost, 343.
reconsidered, 458.
amended, 458.
passed, 508.
concurred in by Assembly, 632.

Sales of land under public statute—supplement to act relative to introduced, 141.
reported, 169.
read second time, 172.

delivered to Governor, 633.

Sales of land under public statute—supplement to act relative to introduced, 142.
reported, 181.
read second time, 184.
passed, 199.
concurred in by Assembly, 372.
delivered to Governor, 367.

Sales of land, &c., under decree of court—relative to introduced. 142. reported, 182. read second time, 208. amended, 242. passed, 280. concurred in by Assembly, 393. delivered to Governor, 394. Governor requested to return, 448. concurred in by Assembly, 453. returned by Governor, 453 received from Assembly, 694. referred, 695. reconsidered and amended, 557. passed, 649. concurred in by Assembly, 686. delivered to Governor, 636

Street railway companies—supplement to an act for the incorporation of introduced, 143

Streets, roads, &c.—relative to the lighting of introduced, 144.
reported and amended, 248
amended, 280.
read second time, 344.
passed, 386.
concurred in by Assembly, 470.
delivered to Governor, 470.

State normal school—to provide for the completion of introduced, 145.
reported, 179.
read second time, 184.
passed, 198.
concurred in by Assembly, 225.
delivered to Governor, 225.
Governor requested to return, 233.
Assembly concurred in request, 235.
reconsidered and recommitted, 235.

Street railway companies—supplement to an act to provide for incorporation of introduced, 145.

State prison—supplement to an act for the government of received from Assembly, 153. referred, 153. reported, 169. requested by Assembly to return, 456. concurred in, 456. received from Assembly, 471. referred, 471.

State prison—for the government of received from Assembly, 176. referred, 176. reported, 186.

Sheriffs—to fix the fees of introduced, 187. reported, 228. read a second time, 231. passed, 263. amended by Assembly, 488. concurred in, 657.

Safe deposit and trust companies—supplement to an act for incorporation of introduced, 188.
reported—230.
read second time, 232.
passed, 275.
concurred in by Assembly, 393.
delivered to Governor, 394.

School libraries—concerning introduced, 189. reported, 302. read a second time, 324. passed, 357. concurred in by Assembly, 577. delivered to Gevernor, 578.

Streets—authorizing the lighting of received from Assembly, 695. referred, 696. reported, 710. read second time, 723. passed, 723.

Sales of land—relative to received from Assembly, 734. referred, 735. reported, 738. State prison—for the enlargement of received from Assemby, 735. referred, 735.

Sayreville township—To annex a part of, to South Amboy.

received from Assembly, 592. referred, 593. reported, 607. resd second time, 726. passed, 726.

Street railways—relative to location of tracks of introduced, 606.
reported, 608.
read second time, 608.

Soldiers—in regard to honorably discharged received from Assembly, 635. referred, 636. reported, 649. read second time, 735. passed, 735.

State house—relative to the introduced, 655, reported, 660. read second time, 676. lost, 710. reconsidered, 742. passed, 742. concurred in by Assembly, 744. delivered to Governor, 745. vetoed, 768. passed, 776. concurred in by Assembly, 806.

Street railways—to authorize the formation of introduced, 443.
reported, 502.
read second time, 537.
passed, 607.
motion to reconsider lost, 638
concurred in by Assembly, 680.
delivered to Governor, 680.

Sales of land—relative to the introduced. 444. reported, 491. read second time, 503. passed, 607.

Sales of land—relating to introduced, 459. reported, 491. read second time, 503. passed, 550. concurred in by Assembly, 632. delivered to Governor, 633.

State prison—for the government of introduced, 461. reported, 489.

read second time, 498. passed, 563. concurred in by assembly, 594. delivered to Governor, 596. vetoed, 644. passed, 702. concurred in by Assembly, 741.

Sea Girt—for the preservation of the state camp-ground at received from Assembly, 467. referred, 467 reported, 478. read second time, 585. lost, 585. reconsidered, 596. passed, 596.

Safe deposit and trust companies—reference to the incorporation of introduced, 242.
reported, 289.
read second time, 299.
passed, 356.
concurred in by Assembly, 403.
delivered to Governor, 404.

State House—relative to introduced, 260. reported, 299 read second time, 300. passed, 407 concurred in by Assembly, 464. delivered to Governor, 464. vetoed, 534.

Sales of land—relative to introduced, 261. reported, 368. read second time, 399. passed, 619.

State prison—to authorize additions to introduced, 261.

Societies—act defining certain received from Assembly, 264. referred, 264. reported, 264. read second time, 280. passed, 280.

Sheriffs—to amend an act concerning
received from Assembly, 265.
referred, 269.
reported, 280.
amended, 307.
passed, 547.
vetoed, 664
veto read, 667.
passed, 703.

Street railroads—concerning

received from Assembly, 266. referred, 270. reported, 383.

read second time, 439. passed, 439.

Street railroads—regulate construction of received from Assembly, 266.

referred, 270. reported, 383.

read second time, 440.

passed, 440.

School funds—to provide for increase of

introduced, 272. withdrawn, 451.

Safe deposit and trust companies—for the incorporation of

received from Assembly, 293.

referred, 294.

reported, 313.

read second time, 384.

passed, 428.

Sales of land-relative to

received from Assembly, 311.

referred, 311.

reported, 313.

read second time, 319.

passed, 319.

Street railroads—regulating received from Assembly, 358.

referred, 361.

reported, 398.

re-committed, 441.

reported, 556.

re-committed, 568.

reported, 598. read second time, 601.

passed, 601.

Soldiers or sailors—to authorize the burial of discharged

received from Assembly, 360.

referred, 361. reported, 395.

read second time, 627.

passed, 627.

Savings banks—concerning

received from Assembly, 390.

referred, 391.

reported, 405.

read second time, 441.

passed, 441.

Societies—to incorporate farmers' protective

received from Assembly, 390.

referred, 391.

reported, 405.

Salem—to facilitate judicial proceedings in the county of introduced, 399.

Sales of land—concerning the received from Assembly, 518. referred, 518. reported, 675. read second time, 715. passed, 715.

School at Bordentown—to designate the industrial received from Assembly, 526. referred 528. reported, 546. read second time, 568. amended, 614. amended, 623. passed, 655. vetoed, 783. passed, 797.

Savings banks—relative to received from Assembly, 527. referred, 529. reported, 545. read second time, 583. passed, 583.

School trustees—to provide that, shall furnish text books received from Assembly, 192. referred, 200. reported, 367. read second time and amended, 431. passed, 432.

Sheriffs—to amend an act concerning received from Assembly, 192. referred, 201. reported and amended, 445. recommitted, 451.

Street railway companies—to provide for the incorporation of introduced, 212.
reported, 352
read second time, 371.
recommitted, 615.

Sales of land under public statute—to repeal an act relative to introduced, 217.
reported, 243.
read second time, 245.
passed, 278.
concurred in by Assembly, 754.
delivered to Governor, 755.

Street or horse railways—to amend an act prohibiting the construction of in certain cases
introduced, 240.
reported and amended, 368.
read second time, 379.
passed, 408.
Assembly requested to return, 534.
returned by Assembly, 538.

State normal school—to provide for the completion of introduced. 241.
reported, 246.
read second time, 246.
passed, 246.
concurred in by Assembly, 292.
delivered to Governor. 292.

T.

Thompson, Lewis A.—certificate of election of, 24. oath of office of, 25.

Telegraph—carrying of unlawful messages by received from Assembly, 67. referred, 69. reported, 182. read second time, 204. passed, 223.

Towns and townships—to authorize public lighting received from Assembly, 79. referred, 80. reported, 195. recommitted, 227.

Towns, boroughs and townships—act respecting Treasurer in received from Assembly, 79. referred, 80. reported, 104. read second time, 110. passed, 115.

Townships—solicitors of, relating to appointment of received from Assembly, 92. referred, 94. reported, 111. read second time, 114. passed, 752.

Townships—amending act enabling, to create a sinking fund received from Assembly, 93. referred, 94. reported, 104. read second time, 110. passed, 131.

Township committees—further supplement to an act to increase the powers of introduced, 99.

Township committees—further supplement to an act to increase the powers of introduced, 99.

Turnpike companies—supplement to an act to authorize, to issue bonds introduced, 105.
reported, 113.
read second time, 130.
passed, 146.
concurred in by Assembly, 371.
delivered to Governor, 366.

Turnpike roads and bridges—supplement to an act concerning introduced, 105.
reported, 114.
read second time, 130.
passed, 147.
amended by Assembly, 363.
amendments read, 363.
concurred in, 648.

Townships—to repeal an act to provide means for lighting streets in introduced, 107.

Township elections—legalizing certain introduced, 143.
reported, 182.
read second time, 185.
passed, 200.
concurred in by Assembly, 754.
delivered to Governor, 755.

Turnpike companies—to provide for the dissolution of certain introduced, 143.
reported, 189.
read second time, 194.
passed, 253.

Taxes—supplement to an act concerning introduced, 144. reported, 211. read second time, 223. amended, 272. withdrawn, 511.

Taxes, in counties of first class—relating to assessment of introduced, 144.
reported, 211.
read second time, 224.
passed, 237.
concurred in by Assembly, 577.
delivered to Governor, 578.

Towns, villages and townships—to enable to enlarge parks introduced, 186.
reported, 249.
read second time, 251.
passed, 352.
concurred in by Assembly, 530.
delivered to Governor, 532.

Towns and township committees—to empower to light streets received from Assembly, 193. referred, 202. reported, 213. read second time, 221. amended, 222. amended, 317. passed, 426. Assembly requested to return, 513. returned by Assembly, 520. reconsidered, 520. amended, 556 passed, 654.

Taxes-concerning

introduced, 540.
reported, 606.
read a second time, 616.
passed, 679.
concurred in by Assembly, 754.
delivered to Governor, 755.

Thompson—providing for expenses in election case between Lippincott and received from Assembly, 569.
referred, 569.
reported, 609.
read second time, 716.
passed, 716.
vetoed, 784.
passed, 803.

Townships—to authorize sidewalks in received from Assembly, 591. referred, 592. reported, 616. read second time, 751. passed, 751.

Trenton—to annex to, a part of the township of Ewing received from Assembly, 548. referred, 549. reported, 599. read second time, 599. amended, 602. passed, 605.

Townships—to provide for sewerage and drainage in introduced, 429.
reported, 524.
read second time, 547.
passed, 614.
concurred in by Assembly, 732.
delivered to Governor, 733.

Tax—to, estates in certain cases introduced, 459. reported, 491.

Towns—for the formation of received from Assembly, 484. referred, 485. reported, 616.

Townships—authorizing, to vote moneys for hospitals received frem Assembly, 518. referred, 518. reported, 661. read second time, 688. passed, 688.

Telegraph and electric light wires—for security of life in erecting received from Assembly, 526. referred, 526.

Townships—supplement to an act concerning received from Assembly, 265. referred, 268. reported, 335. read second time, 625. passed, 625.

Townships—relating to publication of ordinances in received from Assembly, 265. referred, 268. reported, 341. read second time, 385. passed, 385.

Townships—relating to auditors in received from Assembly, 265. referred, 268 reported, 335. read second time, 384. passed, 384.

Townships—relative to sinking funds in received from Assembly, 266. referred, 268. reported, 255. read second time, 384. passed, 384.

Towns and townships—authorizing to renew bonds received from Assembly, 266. referred, 268. reported, 335. read second time, 409. passed, 409.

Township committees—authorize to raise money for sewerage and drainage received from Assembly, 267.
referred, 268.
reported, 335.
read second time, 439.
passed, 439.

Trespassing—act concerning
received from Assembly, 193.
referred, 202.
reported, 206.
read a second time, 221.
passed, 221.

Townships—act changing in Gloucester county received from Assembly, 194. referred, 102. reported, 234. read a second time, 239. passed, 318.

Taxes—supplement to an act concerning received from Assembly, 194. referred, 203.

reported, 212. read second time, 222. passed, 222.

Towns—supplement to act for formation of introduced, 207.
reported, 228.
read second time, 280.
passed, 273.
concurred in by Assembly, 487.
delivered to Governor, 487.

Townships—relating to appointment of attorneys in introduced, 242.
reported, 279.
read second time, 299.
amended, 326.
passed, 355.
concurred in by Assembly, 745.
delivered to Governor, 745.
Governor requested to return, 776.
concurred in by Assembly, 782.
returned by Governor, 782.

Towns—extending the powers of received from Assembly, 265. referred, 268. reported, 341. read second time, 512. passed, 513.

Townships—concerning sidewalks in received from Assembly, 266. referred, 268. reported, 335. read second time, 417. passed, 417.

Township committees—concerning received from Assembly, 277. referred, 278. reported, 335. read second time, 418. recommitted, 457.

Taxes—concerning introduced, 304. reported, 331. read second time, 347. amended, 453. passed, 504.

Trenton battle monument—relative to received from Assembly, 307. referred, 307. reported, 315. read second time, 336. passed, 336. Townships—authorizing, to celebrate anniversaries received from Assembly, 308. referred, 309. reported, 309. read second time, 383. passed, 333.

Townships—to authorize the division of, into street lighting districts received from Assembly, 634. referred, 636. reported, 681. read second time, 684. passed, 684. vetced, 784. passed, 802.

Townships—relation to boards of health in received from Assembly, 635. referred, 636. reported, 675. read second time and amended, 727. passed, 756.

Taxes—concerning
received from Assembly, 694.
referred, 696.
reported, 706.
read second time, 750.
passed, 750.

Trial—compelling prosecutor of pleas to notify defendants of received from Assembly, 734.
referred, 735.
reported, 738.

Taxes—a general act concerning introduced, 349. reported and read second time, 685. passed, 708. concurred in by Assembly, 740. delivered to Governor, 740.

Townships—to provide for sewerage in received from Assembly, 360. referred, 362. reported, 375. recommitted, 410. reported and amended, 418. read second time, 473. passed, 473. Governor requested to return, 501. Assembly requested to return, 501. returned by Assembly, 503, reconsidered, 593. passed, 541.

Townships—authorizing tax arrearage bonds in received from Assembly, 390. referred, 391. reported, 458. read second time, 582. passed, 582

Townships—regulating driving upon streets in received from Assembly, 390. referred, 391. reported, 457. read second time, 628. passed, 628.

Towns—to enable to construct water works received from Assembly, 390. referred, 391.

Townships—To provide for water works in received from Assembly, 778. referred, 779. reported, 762. read second time, 762. passed, 782.

Tax—to, certain estates in certain cases received from Assembly, 526. referred, 528. reported, 547. read second time, 626. passed, 626.

Townships—in relation to the payment of moneys by received from Assembly, 526. referred, 529. reported, 561. read second time, 723. passed, 723.

Township committees—authorizing to appoint building inspectors received from Assembly, 526. referred, 530. reported, 561. read second time, 715. passed, 715.

Townships—incorporating inhabitants of received from Assembly, 527. referred, 530. reported, 561. read second time, 724. passed, 724.

Union—supplement to an act to create the county of received from Assembly, 359. referred, 362. reported, 376. read second time, 415. passed, 415.

V.

Voorhees, Foster M.—certificate of election of, 25. oath of office of, 26.

Villages—general statutes of received from Assembly, 66. referred, 68. Villages—supplement to act for formation of introduced, 186. reported, 281. read second time, 282. passed, 334. concurred in by Assembly, 530. delivered to Governor, 532.

Villages—supplement to an act for formation of introduced, 208. reported, 257. read second time, 259. passed, 334. concurred in by Assembly, 594. delivered to Governor, 595.

Villages—for the formation of received from Assembly, 526. referred, 530. reported, 572. read second time, 751. passed, 764. vetoed, 784. passed, 796.

W.

Ward, John C.—

certificate of election of, 27.

oath of office of, 28.

Water-supply—to provide for furnishing a state introduced, 111.
reported and amended, 243.
recommitted, 287.
read second time, 401.
recommitted, 452.
reported, 455.
read a second time, 460.

Wagons and carts—concerning width of tires on introduced, 232.
reported by substitute, 460.

Wages—to provide for payment of received from Assembly, 264. referred, 267. reported, 808.

Wagons and carts—respecting broad tires on received from Assembly, 267. referred, 271. reported, 275. read second time, 410. passed, 410.

Washington association—to incorporate the received from Assembly, 293. referred, 294. reported, 330. read second time, 337. passed, 337.

Water works—for the construction of introduced, 369.
reported, 397.
read second time, 446.
passed, 640.

Weights and measures—concerning
received from Assembly, 634.
referred, 635.
reported, 663.
read second time, 719.
passed, 719.
vetoed, 784.
passed, 795.

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